

# State of Idaho

Office of the Secretary of State

## AMENDED CERTIFICATE OF AUTHORITY

OF

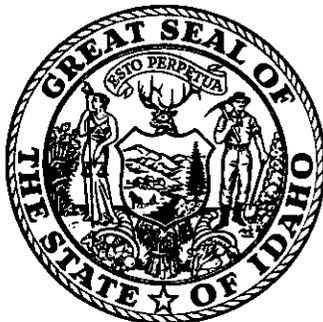
**FSI INTERNATIONAL, INC.**

File Number C 99045

I, BEN YSURSA, Secretary of the State, hereby certify that an Application for Amended Certificate of Authority, has been received in this office and is found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Amended Certificate of Authority to reflect the name change from FSI INTERNATIONAL, INC. to **TEL FSI, INC.** and attach hereto a duplicate of the application for such amended certificate.

Dated: December 12, 2012



*Ben Yursa*

SECRETARY OF STATE

By *Christina*

214

FILED EFFECTIVE



# APPLICATION FOR AMENDED CERTIFICATE OF AUTHORITY

(Instructions on back of application)

2012 DEC 12 PM 3:27

SECRETARY OF STATE  
STATE OF IDAHO

To the Secretary of State of the State of Idaho:

Pursuant to Section 30-1-1504, Idaho Code, the undersigned Corporation hereby applies for an amended certificate of authority to transact business in the State of Idaho and for that purpose submits the following statement. Complete only applicable items.

1. A Certificate of Authority was issued to the corporation by your office on: 07/06/1992  
authorizing it to transact business in the State of Idaho under the name of:  
FSI International, Inc.
2. Its corporate name has been changed to: TEL FSI, Inc.
3. The name which it shall use hereafter in the State of Idaho is:  
TEL FSI, Inc.
4. It has changed its jurisdiction of incorporation, without a change of corporate identity to: \_\_\_\_\_

Dated: 12/1/12 Corporation Name: TEL FSI, Inc.

Signature: *Benno Sand*

Typed Name: Benno Sand

Capacity: Executive Vice President

Customer Acct # :

(if using pre-paid account)

Secretary of State use only

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amend\cert\of\authority\p65  
Rev/Issued/7/2002

Web Form

IDAHO SECRETARY OF STATE  
12/12/2012 05:00  
CK: 1222190 CT: 172099 BH: 1351131  
1 @ 30.00 = 30.00 AMEND CERT # 2

C 99045

**Office of the Minnesota Secretary of State  
Certificate of Merger**

I, Mark Ritchie, Secretary of State of Minnesota, certify that: the documents required to effectuate a merger between the entities listed below and designating the surviving entity have been filed in this office on the date noted on this certificate.

Merger Filed Pursuant to Minnesota Statutes, Chapter: 302A

Home Jurisdiction and Names of Merging Entities:

MINNESOTA: RB MERGER CORP.

MINNESOTA: FSI INTERNATIONAL, INC.

Home Jurisdiction and Name of Surviving Entity:

MINNESOTA: FSI INTERNATIONAL, INC.

Name of Surviving Entity after Effective Date of Merger:

TEL FSI, INC.

This certificate has been issued on: 10/11/2012



*Mark Ritchie*

Mark Ritchie  
Secretary of State  
State of Minnesota



2I-174

DC

Restated Arts  
By Name  
Reg office  
shares

## ARTICLES OF MERGER

of

RB MERGER CORP.

into

PSI INTERNATIONAL, INC.

October 11, 2012

These Articles of Merger relate to the merger of RB Merger Corp., a Minnesota corporation ("Parent"), with and into PSI International, Inc., a Minnesota corporation ("Subsidiary").

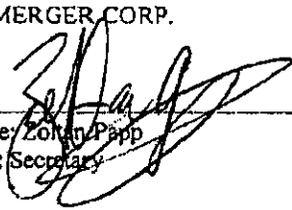
1. The Agreement and Plan of Merger, dated as of August 13, 2012, by and among Subsidiary, Tokyo Electron Limited and Parent (the "Plan of Merger"), is attached hereto as Exhibit 1, pursuant to which Parent will merge with and into Subsidiary (as further described in the Plan of Merger, the "Merger");
2. Subsidiary has issued and outstanding an aggregate of 41,396,714 shares of common stock, no par value (the "Shares"), which, absent the provisions of Section 302A.621 of the Minnesota Business Corporation Act (the "MBCA"), would be entitled to vote on the Merger, and Parent owns, directly or indirectly through related organizations (as defined in Section 302A.011, Subd. 25), 37,259,572 Shares, or 90%, of such Shares. There exists no other class or series of capital stock of Subsidiary that, absent Section 302A.621 of the MBCA, would otherwise be entitled to vote on the Merger.
3. The Plan of Merger has been duly approved by Parent pursuant to Section 302A.621 of the MBCA.
4. In accordance with Section 3.05(a) of the Plan of Merger and Sections 302A.621, Subd. 1(4) and 302A.641, Subd. 2(f) of the MBCA, the articles of incorporation of Subsidiary are hereby amended and restated in their entirety in the form attached as Exhibit A to the Plan of Merger.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, Parent has caused these Articles of Merger to be executed as of the date first written above by its respective officer thereunto duly authorized.

PARENT:

RB MERGER CORP.

By:   
Name: Zoltan Papp  
Title: Secretary

919415

*[signature page to Articles of Merger]*