PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT4833070

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/20/2012

CONVEYING PARTY DATA

Name	Execution Date
WESTERN MONEY SYSTEMS	12/20/2012

RECEIVING PARTY DATA

Name:	GLOBAL CASH ACCESS, INC.		
Street Address:	7250 S. TENAYA WAY		
Internal Address:	SUITE 100		
City:	LAS VEGAS		
State/Country:	NEVADA		
Postal Code:	89113		

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7886961

CORRESPONDENCE DATA

Fax Number: (702)382-4805

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 7023824804

Email: sweide@weidemiller.com **Correspondent Name:** WEIDE & MILLER, LTD. Address Line 1: 10655 PARK RUN DRIVE

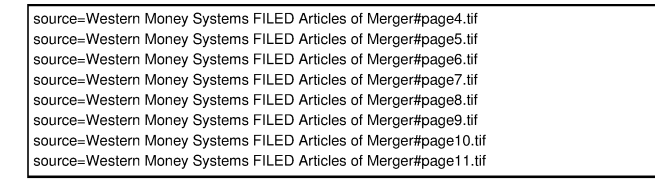
Address Line 2: SUITE 100

Address Line 4: LAS VEGAS, NEVADA 89144

ATTORNEY DOCKET NUMBER:	999-1006/GCA.0029P
NAME OF SUBMITTER:	RANDAL SCOTT WEIDE
SIGNATURE:	/R. Scott Weide/
DATE SIGNED:	02/21/2018

Total Attachments: 11

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Filed in the office of Document Number

To Alexander

Secretary of State

State of Nevada

Ross Miller

20120856424-24

Filing Date and Time

12/20/2012 12:57 PM

Entity Number

C5824-1985

Articles of Merger (PURSUANT TO NRS 92A.200)

Page 1

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Articles of Merger (Pursuant to NRS Chapter 92A)

Western Money Systems	
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Nevada	Corporation
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Name of merging entity	
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end,	
Global Cash Access, Inc.	
Name of surviving entity	The second secon
Delaware	Corporation
Jurisdiction	Entity type *

* Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State 924 Marger Page 1 Revised: 8-31-11



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# Articles of Merger (PURSUANT TO NRS 92A.200)

Page 2

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C/o: Registered Agent Solutions, Inc. 1679 S. Dupont Hwy., Ste. 100 Dover, DE 19901  The undersigned declares that a plan of merger has been adopted by each constituent a (NRS 92A.200).  The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A.180).  Owner's approval (NRS 92A.200) (options a, b or c must be used, as applicable, for each entity)  If there are more than four merging entities, check box and attach an 8 1/2" x 11" blank a containing the required information for each additional entity from the appropriate eaction article four.  (a) Owner's approval was not required from  Western Money Systems  Name of merging entity, if applicable  Name of merging entity, if applicable  Name of merging entity, if applicable  end, or;  Global Cash Access, Inc.	Attn:	Global Cash Access, Inc.	·
The undersigned declares that a plan of merger has been adopted by each constituent e (NRS 92A.200).  The undersigned declares that a plan of merger has been adopted by the parent domesticentity (NRS 82A.180).  Owner's approval (NRS 92A.200) (options a, b or c must be used, as applicable, for each entity)  if there are more than four merging entities, check box and attach an 8 1/2" x 11" blank a containing the required information for each additional entity from the appropriate each article four.  (a) Owner's approval was not required from  Western Money Systems  Name of merging entity, if applicable  Name of merging entity, if applicable  Name of merging entity, if applicable  end, or;	c/o:	1679 S. Dupont Hwy., Ste. 100	
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This form must be accompanied by appropriate fees.

Neveda Secretary of State 92A Merger Page 2 Revised: 8-31-11



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### Articles of Merger (PURSUANT TO NRS 92A,200)

(PURSUANT TO NRS 92A,200)
Page 3

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Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	
and, or:	

This form must be accompanied by appropriate fees.

Neveda Secretary of State 92A Marger Page 3 Ravised: 8-31-11

^{*} Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a marger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the marger.



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### Articles of Merger (PURSUANT TO NRS 92A.200)

(PURSUANT TO NRS 92A.200)
Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A.160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Control of the contro	
Name of merging entity, if applicable	
	***
Name of merging entity, if applicable	
Name of merging entity, if applicable	
Name of merging entity, if applicable	
A.	
and, or;	
Name of surviving entity, if applicable	CONTRACTOR DE LA CONTRA

This form must be accompanied by appropriate fees.

Hevade Secretary of State \$2A Marger Page 4 Revised: 8-01-11



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# Articles of Merger (PURSUANT TO NRS 92A.200)

(PURSUANT TO NRS 92A.200)
Page 5

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6) Location of Pi	an of Merger (c	heck a or b):			
	34 A P				
(a) The	entire plan of m	nerger is attached;			
or,					
	ty or business til	erger is on file at the tust, or at the records g entity (NRS 92A.20	office addres		
busines	and time of filling	g: (oplional) (must r	ot be later t	han 90 days after i	he certificate is fi
busines		g: (optional) (must r	ot be later t	han 90 days after t	he certificate is fi

"Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent - Nevada parent owning 80% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.

This form must be accompanied by appropriate fees.

Heveda Secretary of State \$2A Merger Page 6 Revised: 8-31-11



ROSS MILLER
Secretary of State
204 North Carson Street, Suite 1
Carson City, Nevada 89701-4520
(775) 684-5708
Website: www.nvsos.gov

### **Articles of Merger**

(PURSUANT TO NRS 92A.200)

Page 6

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Signatures - Must be signed by: An of	licer of each Nevada corporation; Al	general partners of		
each Nevada ilmited partnerehip; All general partners of each Nevada limited-liability limited partnership; A manager of each Nevada limited-liability company with managers or one				
member if there are no managers; A tri	ustee of each Nevada business trust	(NRS 92A.230)*		
If there are more than four mergi	ng entities, check box and attach an	8 1/2" x 11" blank she		
containing the required informat	ion for each additional antity from a	dicle eight.		
Western Money Systems				
Name of maralpo entity	·			
X Controller	President	12/20/12		
Signature	Title	Date		
Name of merging entity		mandination of the second seco		
X				
Signature	Title	Date		
Name of merging entity	oon Charley / C. Lath Charles & C. Late C. Later Communication			
X		1		
Signature	Title	Date		
Name of merging entity				
X				
Signature	Title	Date		
and,		ئىن ئىند ئىنتىنىنىنىنىنىنىنى يەزى، ئۇرىرى يېيىپ		
Globai Cash Access, Inc.				
Name of surviving entity				
X SOMESSIE	Chief Executive Officer	12/20/18		
Signature	Title	Date		

* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, se needed.

IMPORTANT: Fallure to include any of the above information and submit with the proper feee may cause this filing to be rejected.

This form must be accompanied by appropriate fees.

Nevade Secretary of State 92A Merger Page 8 Revised: 9-31-11

See Attachment

#### AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger ("Agreement") is entered into as of December 20, 2012, by and between Global Cash Access, Inc., a Delaware corporation ("GCA" or the "Surviving Constituent Entity"), and Western Money Systems, a Nevada corporation (the "Merging Constituent Entity"), pursuant to the provisions of Section 253 of the Delaware General Corporation Law ("DGCL") and Nevada Revised Statutes ("NRS") 92A.005 et seq.

### RECITALS

WHEREAS, the board of directors of each of the Surviving Constituent Entity and the Merging Constituent Entity have approved the merger of the Merging Constituent Entity with and into the Surviving Constituent Entity, with the Surviving Constituent Entity as the surviving corporation (the "Merger"), and have adopted this Agreement, in accordance with the applicable provisions of the DGCL and the NRS; and

WHEREAS, the parties also intend that this Agreement will constitute the complete, executed plan of merger referred to in NRS 92A.100 and an agreement of merger under the DGCL; and

WHEREAS, in connection with the Merger, the parties hereto desire to set forth certain representations, warranties and covenants made by each to the other as an inducement to the consummation thereof, upon the terms and subject to the conditions contained herein.

THEREFORE, in consideration of the premises and the mutual promises herein made, and in consideration of the representations, warranties and covenants herein contained, the parties hereto agree as follows:

### PLAN OF MERGER

- 1. Jurisdiction and Governing Law.
- (a) Nevada is the jurisdiction of organization and governing law of the Merging Constituent Entity.
- (b) Delaware is the jurisdiction of organization and governing law of the Surviving Constituent Entity.
- 2. The Merger. The Merger has been submitted to and approved by the board of directors of each of the Merging Constituent Entity and the Surviving Constituent Entity. Promptly following the execution of this Agreement and as soon as is practicable, if this Agreement is not terminated or abandoned as hereinafter provided, the parties hereto will cause the Merger to be consummated by filling, in the offices of the Delaware Secretary of State and the Nevada Secretary of State, a Certificate of Ownership and Merger, Articles of Merger and such other documents and certificates as may be required by the applicable provisions of the DGCL and the NRS, respectively, each in the form required by and executed in accordance with applicable law. The date of such filling with the Delaware Secretary of State or such later date as may be set forth in the Certificate of

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Ownership and Merger (which date shall be within 90 days of the date of filing) shall be the "Effective Date" pursuant to Section 103(d) of the DGCL. At the Effective Date, in accordance with this Agreement and applicable law, the Merging Constituent Entity shall be merged with and into the Surviving Constituent Entity and the separate existence of the Merging Constituent Entity shall cease.

### 3. Effect of the Merger. At the Effective Date:

- (a) The Surviving Constituent Entity shall possess all rights, privileges, powers and franchises of a public as well as of a private nature, and shall be subject to all restrictions, disabilities and duties, of the Merging Constituent Entity.
- (b) The name of the Surviving Constituent Entity shall be and remain "Global Cash Access, Inc."
- (c) The jurisdiction of organization and governing law of the Surviving Constituent Entity shall be and remain the State of Delaware.
- (d) The Certificate of Incorporation of GCA, as heretofore amended, shall remain in full force and effect as the Certificate of Incorporation of the Surviving Constituent Entity, without amendment, until altered or amended as provided by law.
- (c) The Amended and Restated Bylaws of GCA shall remain in full force and effect as the bylaws of the Surviving Constituent Entity, without amendment, until altered, amended or repealed as provided therein.
  - (f) The directors of GCA immediately prior to the Effective Date, to wit:

E. Miles Kilburn
Fred C. Enlow
Geoffrey P. Judge
Patrick M. Olson
Michael D. Rumbolz
Scott H. Betts
David B. Lopez

shall be the directors of the Surviving Constituent Entity until their respective successors are appointed or elected and qualified.

(g) The following individuals shall be the officers of the Surviving Constituent Entity until their respective successors are appointed or elected and qualified:

E. Miles Kilburn

Chairman

David B. Lopez

President and Chief Executive Officer

Mary E. Higgins

Executive Vice President, Chief Financial Officer and Treasurer

David D. Johnson

Executive Vice President, General Counsel and Secretary

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REEL: 044986 FRAME: 0690

Robert A. Myhre

Executive Vice President, Chief Information Officer

Michael Scott Dowty

Executive Vice President - Global Sales and Marketing

David J. Lucchese

Executive Vice President - Domestic Sales

Diallo Alimayu Gordon

Executive Vice President and General Manager - Xchange Products

- (h) The title to all real estate vested by deed or otherwise under the laws of any jurisdiction, and the title to all other property, real and personal, owned by the Merging Constituent Entity, and all debts due to the Merging Constituent Entity on whatever account, as well as stock subscriptions and all other things in action or belonging to the Merging Constituent Entity, shall be vested in the Surviving Constituent Entity without reversion or impairment.
- (i) The Surviving Constituent Entity shall have all of the debts, liabilities and duties of the Merging Constituent Entity and all rights of creditors and all liens upon any property of the Merging Constituent Entity shall be preserved unimpaired, and all debts, liabilities and duties of the Merging Constituent Entity shall attach to the Surviving Constituent Entity and may be enforced against the Surviving Constituent Entity to the same extent as if such debts, liabilities and duties had been incurred or contracted thereby.
- (j) Any proceeding pending against the Merging Constituent Entity may be continued as if the Merger had not occurred or the Surviving Constituent Entity may be substituted in any such proceeding for the Merging Constituent Entity.
- (k) Any surplus appearing on the books of the Merging Constituent Entity shall be entered as surplus on the books of the Surviving Constituent Entity and all such surplus shall thereafter be dealt with for any lawful corporate purpose. Any deficit appearing on the books of the Merging Constituent Entity shall be entered as a deficit on the books of the Surviving Constituent Entity and shall thereafter be treated as such.

### Capitalization.

- (a) The authorized capital stock of the Merging Constituent Entity consists of two thousand five hundred (2,500) shares of common stock, no par value, of which one thousand (1,000) shares are issued and outstanding as of the date hereof, all such shares held of record by GCA.
- (b) The authorized capital stock of the Surviving Constituent Entity consists of one thousand (1,000) shares of common stock, par value \$0,001 per share, all of which are issued and outstanding and held of record by Global Cash Access Holdings, Inc., a Delaware corporation, as of the date hereof.
- 5. <u>Cancellation of Capital Stock.</u> At the Effective Date, each share of capital stock of the Merging Constituent Entity held in treasury or issued and outstanding immediately prior to the Effective Date shall automatically be cancelled, retired and cease to exist, the sole stockholder of the Merging Constituent Entity shall cease to have any rights with respect thereto and no payment or conversion into shares of the Surviving Constituent Entity will be made with respect thereto.

6. <u>Abandonment</u>. Anything herein or elsewhere to the contrary notwithstanding, the Merger of the Merging Constituent Entity with the Surviving Constituent Entity may be abandoned by the board of directors of either entity, in its sole discretion and without further action by such entity's stockholders, at any time prior to the filing of a Certificate of Ownership and Merger with the Delaware Secretary of State and Articles of Merger with the Nevada Secretary of State.

### 7. Miscellaneous.

- (a) Following the execution of this Agreement, and, as necessary, after the Effective Date, each of the parties hereto, by and through their respective officers, shall take such further actions, including the execution and delivery of deeds, assignment agreements and such further instruments and documents, as the other party hereto may reasonably request after the date of this Agreement to consummate the transactions contemplated hereby and to effectuate this Agreement in accordance with its terms.
- (b) At the Effective Date, the Surviving Constituent Entity may be served with process in the State of Nevada in any action or special proceeding for the enforcement of any liability or obligation of the Merging Constituent Entity and for the enforcement of any liability or obligation of the Surviving Constituent Entity for which the Surviving Constituent Entity was previously amenable to suit in such state, and the Surviving Constituent Entity shall irrevocably appoint the Nevada Secretary of State as its agent to accept services of process in any such suit or proceeding.
- (c) This Agreement constitutes the entire agreement among the parties hereto and supersedes any prior understandings, agreements or representations by or among the parties hereto to the extent they related in any way to the subject matter hereof.
- (d) This Agreement shall be binding upon and inure to the benefit of the parties named herein and their respective successors and assigns.
- (e) This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same agreement.
- (f) This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware without giving effect to any choice or conflict of law principles.
- (g) No amendment of any provision of this Agreement shall be valid unless the same shall be in writing and signed by all of the parties hereto.

[Signatures appear on the following page]
[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

"MERGING CONSTITUENT ENTITY"

Western Money Systems, a Nevada corporation

By:

Name: Scott H. Betts

Title: President, Secretary and Treasurer

"SURVIVING CONSTITUENT ENTITY"

Global Cash Access, Inc., a Delaware corporation

Name: Scott H:

Title:

Chief Executive Officer

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