### UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### FORM 8-K

### CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): June 21, 2017

### **Property Management Corporation of America**

Delaware	333-196503	46-4600326
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
	Unit A, 19/F, Times Media Centre 133 Wan Chai Road, Wan Chai, Hong Kong (Address of Principal Executive Offices)	
	- Registrant's telephone number, including area code	
Check the appropriate box below if the Form 8-1 provisions:	K filing is intended to simultaneously satisfy the filing oblig	gation of the registrant under any of the following
☐ Written communications pursuant to Rule 425	under the Securities Act (17 CFR 230.425)	
$\square$ Soliciting material pursuant to Rule 14a-12 ur	nder the Exchange Act (17 CFR 240.14a-12)	
☐ Pre-commencement communications pursuan	t to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d	d-2(b))
☐ Pre-commencement communications pursuan	t to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e	2-4(c))
Indicate by check mark whether the registrant is Securities Exchange Act of 1934.	an emerging growth company as defined in Rule 405 of the	Securities Act of 1933 or Rule 12b-2 of the
Emerging growth company $\square$		
	ck mark if the registrant has elected not to use the extended pursuant to Section 13(a) of the Exchange Act. $\Box$	transition period for complying with any new or

### Item 5.03. Amendments to Articles of Incorporation or Bylaws.

On June 21, 2017, Property Management Corporation of America. (the "Company") filed Articles of Amendment to its Amended Articles of Incorporation (the "Articles of Amendment") with the Secretary of State of the State of Delaware effecting a 1 for 4 reverse stock split of the Company's common stock (the "Stock Split"), and increase in the authorized shares of common stock to 200,000,000 (the "Share Increase") and a name change of the Company to FingerMotion, Inc. (the "Name Change", and together with the Stock Split and Share Increase, the "Corporate Actions"). The Corporate Actions and the Amended Articles became effective on June 21, 2017, following compliance with notification requirements of the Financial Industry Regulatory Authority and the expiration of a 20-day waiting period following mailing of notification to shareholders of the actions taken by written consent.

A copy of the Articles of Amendment is attached hereto as Exhibit 3.1 and incorporated by reference herein. The new CUSIP number for the Company's common stock is 31788K 108.

### Item 5.07 Submission of Matters to a Vote of Security Holders

The disclosures set forth in Item 5.03 above are incorporated by reference into this Item 5.07.

On September 7, 2016 (the "Record Date"), the Company obtained written consent by the holder of the majority of the voting power of the Company's capital stock approving the Corporate Actions.

### Item 7.01 Regulation FD Disclosure.

The information contained in this Current Report on Form 8-K shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended ("Exchange Act"), or be otherwise subject to the liabilities of that section, nor shall such information be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

### Item 8.01 Other Events.

On June 21, 2017, the Financial Industry Regulatory Authority (FINRA) approved the Name Change, Stock Split and Share Increase, and will take effect June 23, 2017. The Company's stock is quoted on the OTCQB under the ticker symbol FNGRD, but the "D" will be removed in 20 business days and beginning July 21, 2017, the Company's common stock will begin trading under the symbol FNGR.

### Item 9.01 Financial Statement and Exhibits.

(d) Exhibits.

The following documents are filed herewith:

Exhibit No. Description

Exhibit 3.1 Certificate of Amendment of Certificate of Incorporation

### **SIGNATURES**

Date: June 22, 2017

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

### **Property Management Corporation of America**

By: <u>/s/ Wong H'Sien Loong</u>

Name: Wong H'Sien Loong Title: Chief Executive Officer





## SHIBET

INCORPORATING SECTION P.O. BOX 898 FRANCHISE TAX SECTION P.O. BOX 7040 UNIFORM COMMERCIAL CODE P.O. Box 793 DOVER, DELAWARE 19903

### STATE OF DELAWARE DEPARTMENT OF STATE

Jeffrey W. Bullock, Secretary DIVISION OF CORPORATIONS JOHN G. TOWNSEND BUILDING DUKE OF YORK STREET DOVER, DELAWARE 19901

INCOPORATING SECTION GENERAL INFORMATION 302/739 - 3073 NAME RESERVATION 302/739 - 6900 900/420 -8042 FRANCHISE TAX SECTION 302/739 - 4225 UNIFORM COMMERCIAL CODE 302/739 - 4279

\*\*\*\*\*\*\*\*\* Agent 20174862502 8043020

5466481 File # Date 06-21-17

00005976423 Priority Distribution #

### \***00005976423**\***||**00005976423**||**

User: JFIELD@STATE

Special Ins.

Comments FAX TO 949-271-6301 AND SEND ORIGINALS REG MAIL PER

CLIENT

Delivery Method Mail

Attn: SCOTT KLINE

Agent: KLINE LAW GROUP PC

15615 ALTON PKWY., STE 450

IRVINE 92618

06-21-2017



State of Delaware

SECRETARY OF STATE
DIVISION OF CORPORATIONS
P.O. BOX 898
DOVER, DELAWARE 19903

8043020 KLINE LAW GROUP PC 15615 ALTON PKWY., STE 450 IRVINE, CA 92618

### ATTN: SCOTT KLINE

DESCRIPTION	AMOUNT
466481 - PROPERTY MANAGEMENT CORPORATION OF AMERICA	
2400481 - PROPERTY WANTAGEWENT CORPORATION OF AWERICA	
Amendment Fee	\$30.00
Receiving/Indexing	\$115.00
Surcharge Assessment-Kent County	\$6.00
Page Assessment-Kent County	\$27.00
Data Entry Fee	\$5.00
Court Municipality Fee, Dover	\$20.00
Expedite Fee, Two Hour	\$500.00
5466481 - PROPERTY MANAGEMENT CORPORATION OF AMERICA	
3 100 Certified Copy - 1 Copies  Certification Fee	\$50.00
TOTAL CHARGES	\$753.00
TOTAL PAYMENTS	\$753.00
BALANCE	\$0.00



I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "PROPERTY MANAGEMENT CORPORATION OF AMERICA", FILED IN THIS OFFICE ON THE TWENTY-FIRST DAY OF JUNE, A.D. 2017, AT 9:13 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT COUNTY RECORDER OF DEEDS.



5466481 8100 SR# 20174862502

You may verify this certificate online at corp.delaware.gov/authver.shtml

Authentication: 202748281

Date: 06-21-17

## State of Delaware - Division of Corporations DOCUMENT FILING SHEET - Fax# 302/739-3812

(One hr) (Two Hr.) (Same Day)	(24 Hour)	Priority 7. (Reg. Work)
Company/Firm or Individual's Name Return Address City – State - Zip Attention: Phone# E-mail address Account Number    Company/Firm or Individual's Name   Climate   C		DO NOT WRITE IN THIS SPACE  EACH REQUEST MUST BE SUBMITTED AS A SEPARATE ITEM WITH THIS FILING SHEET AS THE FIRST PAGE OF EACH SUBMISSION.
Type of Document Certificate of Amendment of Check if document is:	Reservation Number _ f Certificate of In	corporation
Changing Name Changing Registered  OTHER DOCUMENT FILING INFORMATION  # of Certified Copies returned  Other requests  Check # Total Senctosed  CREDIT CARD INFORMATION Master Card (Visa, MasterCard, American Express & Discover Card Only)  5572 8160 2671 2337  Expiration Date - 09 / 2021 Sec. Code 760	METHOD OF  Mess Expr  Acctif  X Regul  X Othe Fax Of Please se fax a copy	
Visit corp.delaware.gov/evrmemo.shtml for complete instructions on how to properly complete this memo.     Fully shade in the required Priority Square using a dark pencil or marker, staying within the square.	. !!	
	THE STATE OF THE STATE OF	

State of Delaware Secretary of State Division of Corporations Delivered 09:13 AM 06/21/2017 FILED 09:13 AM 06/21/2017 SR 20174862502 - File Number 5466481

### STATE OF DELAWARE

### CERTIFICATE OF AMENDMENT

### OF CERTIFICATE OF INCORPORATION

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify:

FIRST: That at a meeting of the Board of Directors of Property Management Corporation of America resolutions were duly adopted setting forth a proposed amendment of the Certificate of Incorporation of said corporation, declaring said amendment to be advisable and calling a meeting of the stockholders of said corporation for consideration thereof. The resolution setting forth the proposed amendment is as follows:

RESOLVED, that the Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "FIRST" so that, as amended, said Article shall be and read as follows:

"FIRST: The name of the corporation is: FingerMotion, Inc. (the "Corporation")."

**RESOLVED**, that the Certificate of Incorporation of this corporation be amended in part by changing the first paragraph of the Article thereof numbered "FOURTH" so that, as amended, the first paragraph of said Article shall be and read as follows:

"FOURTH: The Corporation is authorized to issue two classes of stock to be designated, respectively, "Common Stock" and "Preferred Stock." The total number of shares of all classes of capital stock which the Corporation shall have authority to issue is 201,000,000, of which 200,000,000 shares shall be Common Stock, having a par value of \$0.0001 per share (the "Common Stock"), and 1,000,000 shares shall be Preferred Stock, having a par value of \$0.0001 per share (the "Preferred Stock").

Effective as of May 15, 2017, each four (4) shares of the issued and outstanding Common Stock of the Corporation shall be reversed split into one (1) share of Common Stock of the Corporation. This reverse split shall effect only issued and outstanding shares. Each record and beneficial holder who would receive a fractional share as a result of the reverse split shall receive, in lieu thereof, a whole share."

**RESOLVED**, that the powers, preferences and rights of the shares of Preferred Stock and the shares of Common Stock, and the qualifications, limitations or restrictions thereof as set forth in Paragraph A of the Article thereof numbered "FOURTH" of the Certificate of Incorporation remain unchanged.

**SECOND**: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held upon notice in accordance with Section 222 of the General Corporation Law of the State of Delaware at which meeting the necessary number of shares as required by statute were voted in favor of the amendment.

THIRD: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, said corporation has caused this certificate to be signed this 20th day of June, 2017.

Name: H'Sien Loong Wong

Authorized Officer

Title: Chief Executive Officer



# SHEET

STATE OF DELAWARE

DEPARTMENT OF STATE

Jeffrey W. Bullock, Secretary
DIVISION OF CORPORATIONS
JOHN G. TOWNSEND BUILDING
DUKE OF YORK STREET
DOVER, DELAWARE 19901

INCOPORATING SECTION
GENERAL INFORMATION
302/739 - 3073
NAME RESERVATION
302/739 - 6900
900/420 - 8042
FRANCHISE TAX SECTION
302/739 - 4225
UNIFORM COMMERCIAL CODE

302/739 - 4279

SR # 20174862502 File # 5466481

**4862502** Age 5481 Dat

Priority 2

Agent Date 8043020 06-21-17

Distribution # 00005976423

Attn: SCOTT KLINE

INCORPORATING SECTION

FRANCHISE TAX SECTION

P.O. BOX 898

P.O. BOX 7040

P.O. Box 793 DOVER, DELAWARE 19903

UNIFORM COMMERCIAL CODE

Agent: KLINE LAW GROUP PC

15615 ALTON PKWY., STE 450

IRVINE CA 92618

\*