Division of Corporations Electronic Filing Cover Sheet

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To	:
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Division of Corporations

Fax Number : (850) 617-6380

From:

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Account Number : FCA000000023

Phone Fax Number : (850)205-8842 : (850)878-5368 date of submission ala

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:

MERGER OR SHARE EXCHANGE TERREMARK WORLDWIDE, INC.

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Corporate Filing Menu

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8/13/2015



August 14, 2015

FLORIDA DEPARTMENT OF STATE

Division of Corporations

TERREMARK WORLDWIDE, INC. ONE BISCAYNE TOWER 2 S. BISCAYNE BLVD., SUITE 2800 MIAMI, FL 33131

SUBJECT: TERREMARK WORLDWIDE, INC.

REF: F00000002679

*PE-SUBMIT

व्यवक कार्या कर्मका है। विकास

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

If shareholder approval was not required, a statement to that effect must be contained in the merger for each applicable corporation.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Annette Ramsey Regulatory Specialist II FAX Aud. #: H15000195698 Letter Number: 315A00017232

S HE IL PRIES

Tallahassee, FL 32301

COVER LETTER

TO: Amendment Section Division of Corporations		
SUBJECT: Terremark Worldwide, Inc.		
	Surviving Party	
Please return all correspondence concerning	ng this matter to	:
Russell G. Wood, Jr., Assistant Secretary		
Contact Person		
Terremerk Worldwids, Inc. c/o Verizon		
Firm/Company		
22001 Loudoun County Parkway		
Address	····	
Ashburn, VA 20147		
City, State and Zip Code		
russell.g.wood@verizon.com		•
E-mail address: (to be used for future annua	report notification)
For further information concerning this m	natter, please cal	l:
Russell G. Wood, Jr.	at (703	886-6050
Name of Contact Person	Area Code	and Daytime Telephone Number
Certified Copy (optional) \$8.75		
STREET ADDRESS:	MAI	LING ADDRESS:
Amendment Section	Ame	ndment Section
Division of Corporations		sion of Corporations
Clifton Building		Box 6327
2661 Executive Center Circle	Talls	hassee, FL 32314

FILED

2015 AUG 13 AM 11:01

TALL AHASSES. FLORIDA

Articles of Merger For For Florida Profit or Non-Profit Corporation Into Other Business Entity

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109, 617.0302 or 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Jurisdiction	Form/Entity Type
Florida	Corporation
Delaware	Corporation
m/entity type, and jurisdic	ction of the <u>surviving</u> party are
Jurisdiction	Form/Entity Type
Delaware	Corporation
	Plorids Delaware m/entity type, and jurisdiction

<u>THIRD</u>: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 605, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

<u>SEXTH:</u> If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

c/o The Corporation Trust Company

1209 Orange Street

Wilmington, Delaware 19801

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.
- b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under a. 607.1302, F.S.

eichth:	Signature(s)	for Forb	Pertu

Name of Entity/Organization: Terremark Worldwide, Inc.	Signature(s):	Name of Individual: Russell G. Wood, Jr. Assistant
Terremark Europe, Inc.	(aetter)	Kathleen Metzger, Vice President
	,	

Corporations:

General Partnerships: Florida Limited Partnerships; Non-Florida Limited Partnerships; Limited Liability Companies; Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person Signatures of all general partners Signature of a general partner Signature of a member or authorized representative

Fces;

\$35.00 Per Party

Certified Conv (optional):

\$8.75

PLAN OF MERGER

Name	Jurisdiction	Form/Entity Type
Terremark Worldwide, Inc.	Delgware	Сотрозаціол
Terremark Burope, Inc.	Florida	Corporation
SECOND: The exact name, as follows:	form/entity type, and jurisdict	·
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Marian and Standard Standard		
Upon the effective date of the men	Delaware ditions of the merger are as folger, all issued and outstanding share medied. The Certificate of Incorpor	s of each class of stock of
THIRD: The terms and com- Upon the effective date of the mer Terremark Europe, Inc. shall be ca	ditions of the merger are as fol	lows: s of each class of stock of ation and Bylaws of Terremark
THIRD: The terms and come Upon the effective date of the men Terremark Europe, Inc. shall be essentially worldwide, Inc. shall not be smen	ditions of the merger are as folger, all issued and outstanding share medied. The Certificate of Incorpor	lows: s of each class of stock of ztion and Bylaws of Terremark ffect and shall remain the Certificat
THIRD: The terms and come Upon the effective date of the men Terremark Burope, Inc. shall be as Worldwide, Inc. shall not be smen of Incorporation and Bylaws of the	ditions of the merger are as folger, all issued and outstanding share meetled. The Certificate of Incorporded, shall remain in full force and elements of the surviving Delaware corporation.	lows: s of each class of stock of stion and Bylaws of Terremark ffect and shall remain the Certificat The board of directors
THIRD: The terms and come Upon the effective date of the men Terremark Burope, Inc. shall be es Worldwide, Inc. shall not be amen of Incorporation and Bylaws of the adopted the plan of	ditions of the merger are as folger, all issued and outstanding share meetled. The Certificate of Incorporated, shall remain in full force and effect,	lows: s of each class of stock of stion and Bylaws of Terremark fact and shall remain the Certificat The board of directors 2015. The approva
THIRD: The terms and consultation the effective date of the mental Purpose, Inc. shall be as Worldwide, Inc. shall not be sman of Incorporation and Bylaws of the adopted the plan of the adopted to adopte and apply the adopted the plan of the adopted the adopted the adopted the plan of the adopted the adop	ditions of the merger are as folger, all issued and outstanding share medied. The Certificate of Incorporated, shall remain in full force and elements of the surviving Delaware corporation.	lows: s of each class of stock of stion and Bylaws of Terremark flect and shall remain the Certificat The board of director: 2015. The approva
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POURTH:
A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
Upon the effective date of the merger, all issued and outstanding shares of each class of stock of
Terremark Europe, Inc. shall be canceled and extinguished.
(Attach additional sheet if necessary)
B. The manner and basis of converting the <u>rights to acquire</u> the interests, ahares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
Any and all rights to acquire the interests, abaves, obligations or other securities of Terremark Europe, Inc.
shall not be converted in any manner, but all issued and outstanding shares of each class of stock in
Terremark Burope, Inc. shall be cancelled and extinguished. Any and all rights to acquire the interests,
shares, obligations or other securities of Terremark Worldwide, Inc. shall remain as set forth in the
Certificate of Incorporation and Bylaws of Terremerk Worldwide, Inc. and as set forth in the Delaware
General Corporations Law.
(Associational street Comment)

partner	

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	(Attach additional sheet if necessary)
SIXTE each ma	(Attach additional sheet if necessary) L: If a limited liability company is the survivor, the name and business a snager or managing member is as follows:
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-P-5.	
	(Attach additional sheet if necessary)
EIGHTH: Other w	
EIGHTH; Other p	(Attach additional sheet if necessary) rovision, if any, relating to the merger are as follows:
EIGHTH: Other p	
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EIGHTH: Other p	
EIGHTH: Other pa	