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(Do	ocument Number)	
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EFFECTIVE DATE

12/31/2019 Merger CC

DEC 1 6 2019

I ALBRITTON

CT CORP

3458 Lakeshore Drive, Tallahassee, FL 32312 850-656-4724

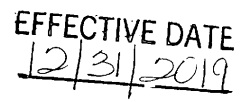
D	ate:	12/13/2019	a: DW
		Acc#I20160000072	4: CIV
Name:	TERREMAI	RK LATIN AMERICA INC	C. (FL)
Document #:			
Order #:	12471409		<u> </u>
Certified Copy of Arts & Amend: Plain Copy: Certificate of Good Standing:			
Apostille/Notarial Certification:		Country of Destination: Number of Certs:	
Availability Document Examiner	Certified: Plain: COGS: Amount:		4 18.15
Updater Verifier			

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COVER LETTER

TO:	Amendment Section Division of Corporations						
SUBJI	ECT:	Terremark Wo	rldwide,	Inc.			
		Name of Surviving Co	rporation				
The er	nclosed Articles of Merger	and fee are submit	ted for	filing.			
Please	return all correspondence	concerning this ma	atter to f	follow	ing:		
	Christy Re	/es		_			
	Contact Pers	on					
	Verizon			_			
	Firm/Comp	iny					
	22001 Loudoun Cou	nty Parkway		_			
	Address						
	Ashburn, VA			_			
	City/State and	Zip Code					
F.	paul.mattiola@ver -mail address: (to be used for fut		fication)	_			
	rther information concernir	•					
	Christy Reyes		At (703)	694-5464	
	Name of Contact Pers	on			Area Code	& Daytime Telephone Number	
⊠c	Certified copy (optional) \$8.	75 (Please send an s	additions	l copy	of your d	ocument if a certified copy is re	quested)
	STREET ADDRESS:			MA	ILING A	ADDRESS:	
	Amendment Section				endment		
	Division of Corporations					Corporations	
	Clifton Building				Box 632		
	2661 Executive Center Ci	rcle		Talla	nassee. I	Florida 32314	

Tallahassee, Florida 32301



ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction o	f the surviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Terremark Worldwide, Inc.	Delaware	F00000002679
Second: The name and jurisdiction	n of each merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Terremark Latin America, Inc.	Florida	P00000079436
Terremark Worldwide, Inc.	Delaware	F00000002679
		···-
Third: The Plan of Merger is attac	ched.	
Fourth: The merger shall become Department of State.	effective on the date the Article	s of Merger are filed with the Florida
	er a specific date. NOTE: An effective 190 days after merger file date.)	date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by sur The Plan of Merger was adopted by		
The Plan of Merger was adopted by	y the board of directors of the su areholder approval was not requ	= •
Sixth: Adoption of Merger by me The Plan of Merger was adopted by		
The Plan of Merger was adopted by	y the board of directors of the m	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Terromark Latin America, Inc.	Brogh Egren	Brandon N. Egren, Assistant Scoretary
Terremark Worldwide, Inc.	Chleyer	Christy K. Royes, Assistant Socretary

PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

<u>Name</u>	<u>Jurisdiction</u>
Terremark Worldwide, Inc.	Delaware
The name and jurisdiction of each subsidiary corporation	:
<u>Name</u>	Jurisdiction
Terremark Latin America, Inc.	Florida

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

Upon the effective date of the merger, Terremark Latin America, Inc., a Florida corporation, shall merge with and into Terremark Worldwide, Inc., a Delaware corporation. All issued and outstanding shares of common stock of Terremark Latin America, Inc. shall be canceled. The certificate of incorporation and bylaws of Terremark Worldwide, Inc. shall not be amended, remain in full force and effect and shall remain the certificate of incorporation and bylaws for the surviving Delaware corporation. The Board of Directors of both corporations adopted the Plan of Merger on December 13, 2019. The approval of the adoption of the Plan of Merger was on December 13, 2019 by the sole shareholders of both corporations.

(Attach additional sheets if necessary)