OP \$2040.00 78331349

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM339304

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Change of General Partners

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dominion Enterprises		12/04/2009	PARTNERSHIP: VIRGINIA

RECEIVING PARTY DATA

Name:	Dominion Enterprises
Street Address:	150 Granby Street
City:	Norfolk
State/Country:	VIRGINIA
Postal Code:	23510
Entity Type:	PARTNERSHIP: VIRGINIA
Composed Of:	 Dominion Enterprises Group, LLC, NEVADA, LIMITED LIABILITY COMPANY LTM Company Dominion, LLC, VIRGINIA, LIMITED LIABILITY COMPANY

PROPERTY NUMBERS Total: 81

Property Type	Number	Word Mark
Serial Number:	78331349	123MOVERS.COM
Serial Number:	76225797	1-800 AUTO LOAN
Serial Number:	74016863	1-800 CAR-LOAN
Serial Number:	74397873	1-800 NO HAGGLE
Serial Number:	74705617	1-800-NO-HASSLE
Serial Number:	75127232	1-888-CAR-LOAN
Serial Number:	75127237	1-888-NO-HASSLE
Serial Number:	78863879	ADVANCED ACCESS
Serial Number:	75561671	ALL ABOUT AERO
Serial Number:	75561674	ALL ABOUT BOATS
Serial Number:	75560637	ALL ABOUT CYCLES
Serial Number:	75561326	ALL ABOUT EQUIPMENT
Serial Number:	75561672	ALL ABOUT RVS
Serial Number:	75561673	ALL ABOUT TRUCKS
Serial Number:	76427480	ATTRACTION SAVER
Serial Number:	76109874	BOATSBANK
		TDADEMADIA

TRADEMARK

REEL: 005505 FRAME: 0805

900322687

Serial Number:		
Seriai Number:	76342592	BOATSCENTRAL
Serial Number:	77581440	BOATWIZARD
Serial Number:	77078645	BROKER ADVANTAGE
Serial Number:	77078647	CAREERS IN GEAR
Serial Number:	76516478	CLICK. TRAVEL. SAVE.
Serial Number:	86345386	CROSS-SELL INTERACTIVE
Serial Number:	75369249	CYCLE MART
Serial Number:	85963695	DATAONE SOFTWARE
Serial Number:	85963696	DATAONE SOFTWARE 1
Serial Number:	85325995	DOMINION DASHBOARD
Serial Number:	78576822	DOMINION ENTERPRISES
Serial Number:	78576856	DOMINION MEDIA
Serial Number:	85325986	DOMINION UNITED
Serial Number:	86467501	DRIVE THE NATION
Serial Number:	86467497	DRIVE THE NATION
Serial Number:	76502087	E-PROSPECTING
Serial Number:	85399416	EXIT INFORMATION GUIDE
Serial Number:	75752623	EXIT INFORMATION GUIDE LLC
Serial Number:	77024891	FUEL FOLLOW UP EVERY LEAD
Serial Number:	78921370	GRIZZLY DESIGNS
Serial Number:	78932980	GRIZZLY DESIGNS
Serial Number:	85352076	HOMES CONNECT
Serial Number:	86345383	HOMES CONNECT FUSION
Serial Number:	78921353	HOTELCOUPONS.COM
Serial Number:	78789494	INTELLI-LEAD TECHNOLOGY
Serial Number:	78892593	INTERCO PRINT
Serial Number:	77017441	INTERCO PRINT
Serial Number:	85460441	LAST CALL
Serial Number:	85460445	LASTCALL
Serial Number:	75230932	MAILMARK
Serial Number:	77819128	MERCADO
Serial Number:	78814542	NO HASSLE CAR BUYING NETWORK
	77093482	1 NUMBER1 EXPERT
	77093495	NUMBER1EXPERT
	74709741	ON THE GO
Serial Number:	78802163	PARENTHOOD.COM
	75692542	PAYLOAD
Serial Number:	75691958	PAYLOAD

Property Type	Number	Word Mark
Serial Number:	86373576	PERFECTFIT
Serial Number:	77078651	POWERSEARCH ADVANTAGE
Serial Number:	76058184	POWERSPORTS NETWORK
Serial Number:	77398260	POWERSPORTS NETWORK
Serial Number:	85311136	PRIME RESPONSE
Serial Number:	86491698	PROGRESSIVE RETAIL
Serial Number:	86341778	PROGRESSIVE RETAIL PLATFORM
Serial Number:	86491694	PROGRESSIVE RETAIL SOLUTIONS
Serial Number:	75770898	ROOMSAVER.COM
Serial Number:	78915750	RVAMERICA.COM
Serial Number:	76591639	SELL MORE CARS!
Serial Number:	77689617	SOLDBOATS.COM
Serial Number:	78724453	SOLUTIONS FOR ANY CREDIT
Serial Number:	74735734	THE COASTAL TRADING POST
Serial Number:	78710797	THE RIGHT CAR. THE RIGHT LOAN. RIGHT NOW
Serial Number:	86281919	TRADEINGAGE
Serial Number:	74546694	TRAVEL SAVER
Serial Number:	74546693	TRAVEL SAVER
Serial Number:	78546083	
Serial Number:	77487937	VEVO
Serial Number:	75906483	WE FILL EMPTY ROOMS
Serial Number:	77771393	WE HELP FAMILIES GROW
Serial Number:	86326598	WEB CONTROL
Serial Number:	74576611	WHEN YOU NEED HELP CALL 1-800-CAR-LOAN
Serial Number:	76591638	YOUR GOAL IS OUR MISSION, SELL MORE CARS
Registration Number:	1929636	CAREERWEB
Registration Number:	3709479	WISER WORKER

CORRESPONDENCE DATA

Fax Number:

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.

Email: miskowitz@kilpatricktownsend.com
Correspondent Name: Mark Iskowitz, Kilpatrick Townsend
Address Line 1: 1100 Peachtree Street, Suite 2800

Address Line 4: Atlanta, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	T2140-067630
NAME OF SUBMITTER:	Mark Iskowitz, Kilpatrick Townsend
SIGNATURE:	/mji/

DATE SIGNED: 04/24/2015 **Total Attachments: 36** source=Dominion Gen. Partners Changes#page1.tif source=Dominion Gen. Partners Changes#page2.tif source=Dominion Gen. Partners Changes#page3.tif source=Dominion Gen. Partners Changes#page4.tif source=Dominion Gen. Partners Changes#page5.tif source=Dominion Gen. Partners Changes#page6.tif source=Dominion Gen. Partners Changes#page7.tif source=Dominion Gen. Partners Changes#page8.tif source=Dominion Gen. Partners Changes#page9.tif source=Dominion Gen. Partners Changes#page10.tif source=Dominion Gen. Partners Changes#page11.tif source=Dominion Gen. Partners Changes#page12.tif source=Dominion Gen. Partners Changes#page13.tif source=Dominion Gen. Partners Changes#page14.tif source=Dominion Gen. Partners Changes#page15.tif source=Dominion Gen. Partners Changes#page16.tif source=Dominion Gen. Partners Changes#page17.tif source=Dominion Gen. Partners Changes#page18.tif source=Dominion Gen. Partners Changes#page19.tif source=Dominion Gen. Partners Changes#page20.tif source=Dominion Gen. Partners Changes#page21.tif source=Dominion Gen. Partners Changes#page22.tif source=Dominion Gen. Partners Changes#page23.tif source=Dominion Gen. Partners Changes#page24.tif source=Dominion Gen. Partners Changes#page25.tif source=Dominion Gen. Partners Changes#page26.tif source=Dominion Gen. Partners Changes#page27.tif source=Dominion Gen. Partners Changes#page28.tif source=Dominion Gen. Partners Changes#page29.tif source=Dominion Gen. Partners Changes#page30.tif source=Dominion Gen. Partners Changes#page31.tif source=Dominion Gen. Partners Changes#page32.tif source=Dominion Gen. Partners Changes#page33.tif source=Dominion Gen. Partners Changes#page34.tif source=Dominion Gen. Partners Changes#page35.tif source=Dominion Gen. Partners Changes#page36.tif

EXHIBIT A

Articles of Conversion for ATC Holdings, Inc.

(See attached.)

3



Articles of Conversion

(PURSUANT TO NRS 92A.205)

Page 1

Ross Miller Secretary of State State of Nevada

Document Number 20080545195-69 Filing Date and Time

08/15/2008 10:15 AM

Entity Number C20551-1999

USE BLACK INK ONLY-DO NOT HIGHLIGHT

This form must be accompanied by appropriate feas.

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Articles of Conversion (Pursuant to NRS 92A.205)

ATC Holdings, Inc.		•]
Name of constituent er	ntity	•	_
Nevada		corporation]
Jurisdiction		Entity type *	
and,		·	
Dominion Enterprises Gr	oup, LLC]
Name of resulting entit	У		
Nevada		limited-liability company]
			-
Jurisdiction .		Entity type * the constituent entity in compliance with the ment entity.	
Jurisdiction 2. A plan of conversion has	overning the consti	he constituent entity in compliance with the uent entity.	
Jurisdiction 2. A plan of conversion has law of the jurisdiction go 3. Location of plan of conve	overning the consti ersion: (check one)	he constituent entity in compliance with the uent entity.	
Jurisdiction 2. A plan of conversion has law of the jurisdiction go 3. Location of plan of conversion of plan of conversion of plan of conversion. The entire plan of	ersion: (check one)	he constituent entity in compliance with the uent entity. thed to these articles. Presion is on file at the registered office or princip	ei,

Nevada Secretary of State 92A Conversion Page 1 Revised: 7-1-08



Articles of Conversion

(PURSUANT TO NRS 92A.205)

Page 2

BLACK INK ONLY - DO NOT HIGHLIGHT	Above space is for office use only
4. Forwarding address where copies of Nevada (if a foreign entity is the res	of process may be sent by the Secretary of State of uiting entity in the conversion):
Attn:	
c/o:	
e e e e e e e e e e e e e e e e e e e	
5. Effective date of conversion (options	al) (not to exceed 90 days after the articles are filed
pursuant to NRS 92A.240) *:	
6. Signatures - must be signed by:	•
1. If constituent entity is a Nevada entity:	an officer of each Nevada corporation; all general partners of each lifty limited partnership; a manager of each Nevada limited-liability
company with managers or one member	If there are no manegers; a trustee of each Nevada business trust; lebility partnership (a.k.a. general partnership governed by NRS
company with managers or one member a managing pariner of a Nevada limited-li citapter 87).	If there are no managens; a trustee of each Neveda business trust; inhibity partnership (a.k.s. general partnership governed by NRS must be algred by the constituent entity in the manner provided by
company with managers or one member a managing pariner of a Nevade limited-li chapter 87). 2. If constituent entity is a foreign entity:	ieblity parinership (a.k.a. general partnership governed by NRS
company with managers or one member a managing partner of a Nevada limited-li chapter 87). 2. If constituent entity is a foreign entity: the law governing it.	ieblity parinership (a.k.a. general partnership governed by NRS
company with managers or one member a managing pariner of a Nevade limited-lickapter 87). 2. If constituent entity is a foreign entity: the law governing it. ATC Holdings, Inc.	ieblity parinership (a.k.a. general partnership governed by NRS

* Pursuant to NRS 92A.205(4) if the conversion takes effect on a later date specified in the articles of conversion pursuant to NRS 92A.240, the constituent document filed with the Secretary of State pursuant to paragraph (b) subsection 1 must state the name and the jurisdiction of the constituent entity and that the existence of the resulting entity does not begin until the later date.

This statement must be included within the resulting entity's articles.

FILING FEE: \$350.00

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filling to be rejected.

This form must be accompanied by eppropriate fees.

Nevade Secretary of State 92A Convention Page 2 Revised: 7-1-08

PLAN OF ENTITY CONVERSION

for ATC HOLDINGS, INC., a Nevada corporation

- 1. The Parties. ATC Holdings, Inc., a Nevada corporation (the "Corporation"), is proposing to convert into a Nevada limited liability company under the name of **Dominion** Enterprises Group, LLC (the "LLC"), pursuant to the provisions of Section 92A.105 of the Nevada Revised Statutes, as amended (the "Conversion").
- 2. <u>Effective Date</u>. This Conversion shall be effective on the date in which the Articles of Conversion and the Articles of Organization are filed with the Nevada Secretary of State. (the "Effective Date").
- 3. <u>Conversion of Shares into Membership Interests</u>. Upon the Effective Date, the Corporation's sole shareholder shall become the LLC's sole member. On surrender of the certificates representing the shares of stock in the Corporation outstanding immediately before the Effective Date, the interest in the LLC shall be deemed to have been issued in exchange therefor in accordance with the provisions set forth above.
- 4. <u>Articles of Organization/Management</u>. Upon the Effective Date, the Articles of Organization in the form set forth in the attached <u>Attachment 1</u> shall be the LLC's Articles of Organization. As stated in the Articles of Organization, the LLC shall be managed by a manager or managers.
- 5. <u>Tax-Free Reorganization</u>. This Plan of Entity Conversion shall constitute a tax-free "plan of reorganization" within the meaning of Section 368 of the Internal Revenue Code, as amended.
- 6. <u>Further Assurances</u>. If at any time the LLC shall consider or be advised that further assignments, conveyances or assurances are necessary or desirable to vest, perfect or confirm the LLC with title to any property or rights of the Corporation, or otherwise carry out the provisions hereof, before the Effective Date the proper officers and directors of the Corporation and on or after the Effective Date the managers of the LLC, acting on behalf of the Corporation shall execute and deliver any and all proper assignments, conveyances and assurances and do all things necessary or desirable to vest, perfect or confirm the LLC with title to such property or rights and otherwise carry out the provisions hereof.
- 7. <u>Abandonment.</u> This Plan of Entity Conversion may be terminated and the Conversion abandoned at any time before the Effective Date by action of the Board of Directors of the Corporation.

END

1-816317.2



ATTACHMENT 1

Articles of Organization Limited-Liability Company (PURSUANT TO NRS CHAPTER 86)

USE BLACK INK ONLY	r-DC NOT NIGHLIGHT	ABOVE SPACE IS	FOR OFFICE USE ONLY
Name of Limited- Liability Company: (must contain approved imited-liability company wording; see instructions)	Dominion Enterprises Group, LLC		Check box if a Series Limited- Liablity Company
2. Registered Agent for Service of Process: (check only one box)	Commercial Registered Agent: The Corporat Name Name Noncommercial Registered Agent (name and address below) Name of Noncommercial Registered Agent OR Name of 6100 Notil Road, Suite 500 Street Address Mailing Address (if different from street address)	Office or Position with (name and address of Title of Office or Other Position with Reno	below)
3. Dissolution Date: (optional)	Latest date upon which the company is to dissolve ((if existence is not perpetual):	
4. Management: (required)	Company shall be managed by: Manager	r(s) OR Membe (check only one box)	e(8)
5. Name and Address of each Manager or Managing Member: (attach additional page if more than 3)	1) Guy R. Friddell, III Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name 150 West Brambleton Avenue Street Address	Norfolk City Norfolk	VA 23510 State Zip Code VA 23510 State Zip Code VA 23510 State Zip Code VA 23510 State Zip Code
6. Name, Address and Signature of Organizer: (ettach additional page W more then 1 organizer)	Jeffrey W. Breeser, Esq. Name Willcox & Savage, 1 Commercial Pl., #1800 Address	Organizer Signature Norfolk City S	VA 23510 State Zip Code
Acceptance of Appointment of	I hereby accept appointment as Registered Age Authorized Signature of Registered Agent or On Behal	ent for the above named Entity	

This form must be accompanied by appropriate feas.

Nevade Secretary of State NRS 88 DLLC Articles



Articles of Organization Limited-Liability Company (PURSUANT TO NRS CHAPTER 86)

Filed in the office o	f Document Number 20080545196-70
Ross Miller	Filing Date and Time 08/15/2008 10:15 AM
Secretary of State State of Nevada	Entity Number C20551-1999

	Y-DO NOT HIGHLIGHT	ABOVE SPAC	ZE IS FOR OF	TURE USE URLT
1. Name of Limited Liability Company: (must contain approved limited-liability company, wording; see instructions	Dominion Enterprises Group, LLC		ı	Check box If a Series Limited- iability Company
2. Registered Agent for Service of Process: (check	Commercial Registered Agent: The Corporal Name Noncommercial Registered Agent			
only one box)	(nerrie and address below)	Office or Positio (name and addr		у .
	Name of Noncommercial Registered Agent OR Name	of Title of Office or Other Position v	with Entity	
	6100 Neil Road, Suite 500	Reno	Nevada	89511
	Street Address	City		Zip Code
			Nevada	
	Mailing Address (if different from street address)	CBy		Zip Code
3. Dissolution Date: (optional)	Latest date upon which the company is to dissolve	(if existence is not perpetual):		
4. Management: required)	Company shall be managed by: Manage	r(s) OR Men	nber(s)	
		(CHOOK CHA) WAS BOOK		
iddress of each	1) Guy R. Friddell, III	(Common) the low)		
Address of each Manager or	Name		l va l	23510
Address of each Nanager or Nanaging Member:	* * * * * * * * * * * * * * * * * * *	Norfolk City	VA State	23510 Zp Code
Address of each flanager or flanaging Member: stack additional page if	Name 150 West Brambleton Avenue Street Address	Norfolk		
Address of each flanager or flanaging Member: stack additional page if	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name	Norfolk		
Address of each flanager or flanaging Member: stack additional page if	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue	Norfolk		
5. Name and Address of each Manager or Managing Member: stach additional page if nore than 3)	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address	Norfolk CHy	State	Zip Code
Address of each Nanager or Nanaging Member: stack additional page if	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr.	Norfolk City	State	Zip Code 23510
Address of each flanager or flanaging Member: stack additional page if	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name	Norfolk City Norfolk City	State VA State	Zip Code 23510 Zip Code
Address of each flanager or flanaging Member: https://doi.org/1000101000000000000000000000000000000	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name 150 West Brambleton Avenue	Norfolk City Norfolk City Norfolk	State VA State	29 Code 23510 2p Code 22p Code
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Iddress of each flanager or flanager or flanager generational page if one than 3) Name, Address and Signature of rganizer: (sinsch ditional page if more	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name 150 West Brambleton Avenue Street Address Jeffrey W. Breeser, Esq. Name	Norfolk City Norfolk City Norfolk City	State VA State VA State	23510 23510 2ip Code
Address of each flanager or flanager or flanager or flanager of the flanager of the flanager of the flanager of the flanager (attach ditional page if more and organizer; (attach ditional page if more and organizer)	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name 150 West Brambleton Avenue Street Address Jeffrey W. Breeser, Esq. Name Willcox & Savage, 1 Commercial PL, #1800 Address	Norfolk City Norfolk City Organish mature Norfolk City Organish mature	State VA State VA State VA State VA State	Zip Code 23510 Zip Code 23510 Zip Code
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Iddress of each flanager or flanaging Member: the additional page if ore than 3) Name, Address and Signature of rganizer: (eitech ditional page if more in 1 organizer) Certificate of coeptance of poolintment of the additional page if more in 1 organizer)	Name 150 West Brambleton Avenue Street Address 2) Richard F. Barry, III Name 150 West Brambleton Avenue Street Address 3) Frank Batten, Jr. Name 150 West Brambleton Avenue Street Address Jeffrey W. Breeser, Esq. Name Willcox & Savage, 1 Commercial Pl., #1800 Address I hereby accept appointment as Registered Agri	Norfolk City Norfolk City Organism Frature Norfolk City Organism Frature Norfolk City Norfolk Ci	State VA State VA State VA State August	23510 23510 23p Code 23510 2p Code 23510 2p Code

SECRETARY OF STATE



LIMITED LIABILITY COMPANY CHARTER (CONVERSION)

I, ROSS MILLER, the Nevada Secretary of State, do hereby certify that **DOMINION ENTERPRISES GROUP, LLC** did on August 15, 2008, file in this office the Convert In and Articles of Organization for a Limited Liability Company, that said Articles are now on file and of record in the office of the Nevada Secretary of State, and further, that said Articles contain the provisions required by the laws governing Limited Liability Companies in the State of Nevada.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on August 15, 2008.

ROSS MILLER Secretary of State

Secretary of State

Certification Clerk



EXHIBIT B

Articles of Merger for LTM Holdings, Inc. (both Nevada and Virginia filings)

(See attached.)



ROSS MILLER Secretary of State 204 North Carson Street, Ste 1 Carson City, Nevada 89701-4299 (775) 684 5708

Website: www.nvsos.gov

Articles of Merger

(PURSUANT TO NRS 92A.200) Page 1

Filed in the office of

Ross Miller

Secretary of State

State of Nevada

Document Number

20080594790-04

Filing Date and Time

09/05/2008 12:15 PM

Entity Number

C20551-1999

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Articles of Merger (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

than four merging entities, check box required information for each additional	and attach an 81/2" x 11" blank sheet containing the
LTM Holdings, Inc.	
Name of merging entity	
Virginia	corporation
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	g - whaten
Jurisdiction	Entily type *
Name of merging entity	
	May be the second of the secon
Jurisdiction	Entity type *
and,	
Dominion Enterprises Group, LLC	
Name of surviving entity	And the second s
Nevada	limited-liability company
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 92A Merger Page 1 Revised: 7-1-08



Articles of Merger (PURSUANT TO NRS 92A.200) Page 2

USE BLACK INK ONLY - DO NOT HIGHLIGHT

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Attn:	
c/o:	
(Choose one)	
The undersign entity (NRS 92/	ed declares that a plan of merger has been adopted by each constituent A.200).
The undersign entity (NRS 92/	ed declares that a plan of merger has been adopted by the parent domes A.180}
Owner's approval (N	IDO OO E OOO EE SEE SEE SEE SEE SEE SEE SE
THE PROPERTY OF THE PARTY OF TH	
-	RS 92A.200) (options a, b, or c must be used, as applicable, for each entity
there are more than	iks 92A.200) (options a, b, or c must be used, as applicable, for each entry a four merging entities, check box and attach an 8 1/2" x 11" blank shired information for each additional entity):
there are more than containing the requ	n four merging entities, check box and attach an 8 1/2" x 11" blank shired information for each additional entity):
there are more than containing the requ	s four merging entities, check box 🔲 and attach an 8 1/2" x 11" blank sh
there are more than containing the requ (a) Owner's approval to	n four merging entities, check box and attach an 8 1/2" x 11" blank shired information for each additional entity):
there are more than containing the requirements (a) Owner's approval to Name of mergin	n four merging entities, check box and attach an 8 1/2" x 11" blank shaired information for each additional entity): was not required from g entity, if applicable
there are more than containing the requirements (a) Owner's approval to Name of mergin	n four merging entities, check box and attach an 8 1/2" x 11" blank shired information for each additional entity): was not required from g entity, if applicable
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there are more than containing the requirements of mergin Name of mergin Name of mergin	and attach an 8 1/2" x 11" blank shalired information for each additional entity): was not required from g entity, if applicable g entity, if applicable

This form must be accompanied by appropriate fees.

Neveda Secretary of State 92A Merger Page 2 Revised: 7-1-08



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

(PURSUANT TO NRS 92A.200)
Page 3

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LTM Hol	lings, Inc.	
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;		

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

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 3 Revised; 7-1-08



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

(PURSUANT TO NRS 92A.200)
Page 4

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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.
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,
Name of surviving entity, if applicable

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

This form must be accompanied by appropriate fees.

Navada Secretary of State 92A Merger Page 4 Revised: 7-1-98



ROSS MILLER Secretary of State 204 North Carson Street, Ste 1 Carson City, Nevada 89701-4299 (775) 684 5708 Website: www.nvsos.gov

Articles of Merger

(PURSUANT TO NRS 92A.200) Page 5

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None.	
6) Location	on of Plan of Merger (check a or b):
X	(a) The entire plan of merger is attached;
or,	(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).
7) Effecti	ve date (optional)**: 3:01 AM EDT, Sep. 12. 2008
em "Rest ed by the (merger o nay not co	stated articles may be attached as an exhibit or integrated into the articles of merger. Pleasated" or "Amended and Restated," accordingly. The form to accompany restated articles secretary of state must accompany the amended and/or restated articles. Pursuant to NRS of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of ontain amendments to the constituent documents of the surviving entity except that the name may be changed.

** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which

must not be more than 90 days after the articles are filed (NRS 92A.240).

This form must be accompanied by appropriate fees,

TRADEMARK REEL: 005505 FRAME: 0821

Nevada Secretary of State 92A Merger Page 5 Revised: 7-1-08



Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 6

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each Nevada limited partnership; All ger partnership; A manager of each Nevada	limited-liability company พนา ก	nanagers or one
member if there are no managers; A trus (if there are more than four merging en sheet containing the required informat	tee of each Nevada business tr	ust (NRS 92A.230)* ich an 8 1/2" x 11" blani
Y MILE XXX 1.37 To		
Name of merging entity		
x m t	Vice President	09/05/2001
Signature	Title	Date
Name of merging entity		
x		
Signature	Title	Date
Name of merging entity		
Y		
Signature	Title	Date
Name of merging entity		
Y		
Signature	Title	Date ·
Dominion Enterprises Group, LLC		
Name of surviving entity		
x M	Vice President	09/05/200
Simplific	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, as needed.

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filling to be rejected.

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 6 Revised: 7-1-08

PLAN OF MERGER

OF

LTM HOLDINGS, INC., A VIRGINIA CORPORATION, WITH AND INTO

DOMINION ENTERPRISES GROUP, LLC, A NEVADA LIMITED LIABILITY COMPANY

- 1. The name, address, jurisdiction of organization and governing law of each constituent entities to the merger contemplated by these Articles of Merger (the "Merger") are LTM Holdings, Inc., a Virginia corporation governed by Virginia law, the address of which is 150 West Brambleton Avenue, Norfolk, Virginia 23510, and Dominion Enterprises Group, LLC, a Nevada limited liability company governed by Nevada law, the address of which is 150 Granby Street, Norfolk, Virginia 23510. LTM Holdings, Inc. (the "Merging Company") will merge with and into Dominion Enterprises Group, LLC (the "Surviving Company").
- The Surviving Company in the Merger shall be Dominion Enterprises Group,
 LLC, a Nevada limited liability company.
- 3. At the Effective Time (defined below), (a) each issued and outstanding share of the capital stock of the Merging Company, as determined immediately before the Effective Time, shall, by virtue of the Merger and without any action on the part of the holder thereof, be surrendered for cancellation and canceled, and no additional membership interests of the Surviving Company shall be issued therefor, (b) all of the assets and liabilities of the Merging Company shall become assets and liabilities of the Surviving Company, and (c) the membership interests of the Surviving Company shall not be affected in any way by the Merger and shall constitute all of the membership interests of the Surviving Company from and after the Effective Time.
- 4. This Plan of Merger shall constitute a tax-free "plan of reorganization" within the meaning of Section 368 of the Internal Revenue Code, as amended.

1-816315.1

- 5. The Articles of Organization and Operating Agreement of the Surviving

 Company at the Effective Time shall be the Articles of Organization and Operating Agreement

 of the merged entities from and after the Effective Time unless and until amended or restated in

 accordance with applicable law.
- 6. The foregoing Plan of Merger is permitted by the laws of the Commonwealth of Virginia, under which the Merging Company is incorporated, and by the laws of the State of Nevada, under which the Surviving Company is organized. Each of the Merging Company and the Surviving Company has complied with all provisions of Virginia law and Nevada law in effecting the Merger, and all conditions required by the laws of the Commonwealth of Virginia and the State of Nevada will be satisfied in connection with the Merger.
- 7. This Plan of Merger may be terminated and the Merger abandoned at any time before the Effective Time by the mutual consent in writing of either of the Merging Company or the Surviving Company.
- 8. The Merger shall occur and be effective at 3:01 AM EDT, September 12, 2008 (the "Effective Time").

END OF DOCUMENT

2

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION

AT RICHMOND, SEPTEMBER 8, 2008

The State Corporation Commission finds the accompanying articles submitted on behalf of

DOMINION ENTERPRISES GROUP, LLC (A NV LIMITED LIABILITY COMPANY NOT REGISTERED IN VA)

comply with the requirements of law and confirms payment of all required fees. Therefore, it is ORDERED that this

CERTIFICATE OF MERGER

be issued and admitted to record with the articles of merger in the Office of the Clerk of the Commission, effective September 12, 2008, at 03:01 AM. Each of the following:

LTM HOLDINGS, INC.

is merged into DOMINION ENTERPRISES GROUP, LLC (A NV LIMITED LIABILITY COMPANY NOT REGISTERED IN VA), which continues to exist under the laws of NEVADA with the name DOMINION ENTERPRISES GROUP, LLC (A NV LIMITED LIABILITY COMPANY NOT REGISTERED IN VA), and the separate existence of each non-surviving entity ceases.

STATE CORPORATION COMMISSION

Commissioner

4.5 (4.5. 1)

MERGACPT CIS0317 08-09-08-0502

ARTICLES OF MERGER OF

LTM HOLDINGS, INC., (a Virginia corporation)

WITH AND INTO

DOMINION ENTERPRISES GROUP, LLC,

(a Nevada limited liability company)

The following Articles of Merger are submitted in accordance with Section 13.1-720 of the Code of Virginia, 1950, as amended:

ARTICLE I.

The name and state of organization/incorporation of each of the constituent entities involved in the merger contemplated by these Articles of Merger are as follows:

Name

State of Organization/Incorporation

LTM Holdings, Inc.

Virginia

Dominion Enterprises Group, LLC

Nevada

ARTICLE II.

The Plan of Merger, pursuant to which LTM Holdings, Inc. ("Merging Company") shall merge with and into Dominion Enterprises Group, LLC ("Surviving Company") is attached hereto as Exhibit A and made a part of these Articles of Merger.

ARTICLE III.

The Plan of Merger was adopted by each of the Merging Company and the Surviving Company as follows:

The Plan of Merger has been approved and adopted by the Board of Directors and
the sole shareholder of the Merging Company in accordance with all applicable laws of the
Commonwealth of Virginia and with all constituent documents of the Merging Company.

I-814869.2

2. The Plan of Merger has been approved and adopted by the Board of Directors and the sole member of the Surviving Company in accordance with all applicable laws of the State of Nevada and with all constituent documents of the Surviving Company.

ARTICLE IV.

The foregoing Plan of Merger is permitted by the laws of the Commonwealth of Virginia, under which the Merging Company is incorporated, and the State of Nevada, under which the Surviving Company is organized. Each of the Merging Company and the Surviving Company has complied with all applicable provisions of the respective applicable law in authorizing and effecting the Merger, and all conditions required by the laws of the Commonwealth of Virginia and the State of Nevada will be satisfied in connection with the Merger.

ARTICLE V.

The merger contemplated by these Articles of Merger shall occur and be effective at 3:01 AM EDT, September 12, 2008.

* * * *

2

The undersigned declare that the facts herein stated are true as of September 5, 2008.

MERGING COMPANY:

LTM HOLDINGS, INC., a Virginia corporation

By: (SEAL)
Guy R. Friddell, III, Vice President

SURVIVING COMPANY:

DOMINION ENTERPRISES GROUP, LLC, a Nevada limited liability company

By: (SEAL)
Guy R. Friddell, III, Vice President

EXHIBIT A

Plan of Merger

See attached.

A-1

1-814869.2

PLAN OF MERGER

OF

LTM HOLDINGS, INC., A VIRGINIA CORPORATION, WITH AND INTO DOMINION ENTERPRISES GROUP, LLC, A NEVADA LIMITED LIABILITY COMPANY

- 1. The name, address, jurisdiction of organization and governing law of each constituent entities to the merger contemplated by these Articles of Merger (the "Merger") are LTM Holdings, Inc., a Virginia corporation governed by Virginia law, the address of which is 150 West Brambleton Avenue, Norfolk, Virginia 23510, and Dominion Enterprises Group, LLC, a Nevada limited liability company governed by Nevada law, the address of which is 150 Granby Street, Norfolk, Virginia 23510. LTM Holdings, Inc. (the "Merging Company") will merge with and into Dominion Enterprises Group, LLC (the "Surviving Company).
- The Surviving Company in the Merger shall be Dominion Enterprises Group,
 LLC, a Nevada limited liability company.
- the capital stock of the Merging Company, as determined immediately before the Effective Time, shall, by virtue of the Merger and without any action on the part of the holder thereof, be surrendered for cancellation and canceled, and no additional membership interests of the Surviving Company shall be issued therefor, (b) all of the assets and liabilities of the Merging Company shall become assets and liabilities of the Surviving Company, and (c) the membership interests of the Surviving Company shall not be affected in any way by the Merger and shall constitute all of the membership interests of the Surviving Company from and after the Effective Time.
- 4. This Plan of Merger shall constitute a tax-free "plan of reorganization" within the meaning of Section 368 of the Internal Revenue Code, as amended.

I-816315.1

- 5. The Articles of Organization and Operating Agreement of the Surviving
 Company at the Effective Time shall be the Articles of Organization and Operating Agreement
 of the merged entities from and after the Effective Time unless and until amended or restated in
 accordance with applicable law.
- 6. The foregoing Plan of Merger is permitted by the laws of the Commonwealth of Virginia, under which the Merging Company is incorporated, and by the laws of the State of Nevada, under which the Surviving Company is organized. Each of the Merging Company and the Surviving Company has complied with all provisions of Virginia law and Nevada law in effecting the Merger, and all conditions required by the laws of the Commonwealth of Virginia and the State of Nevada will be satisfied in connection with the Merger.
- 7. This Plan of Merger may be terminated and the Merger abandoned at any time before the Effective Time by the mutual consent in writing of either of the Merging Company or the Surviving Company.
- 8. The Merger shall occur and be effective at 3:01 AM EDT, September 12, 2008 (the "Effective Time").

END OF DOCUMENT

2

EXHIBIT C

Articles of Merger for LTM Investments, Inc.

(See attached.)



Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 1

Filed in the office of

· Za Man

Ross Miller Secretary of State State of Nevada Document Number

20080594807-03

Filing Date and Time

09/05/2008 12:30 PM

Entity Number

C20551-1999

USE BLACK INK ONLY - DO NOT HIGHLIGHT

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Articles of Merger (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

	and attach an 81/2" x11" blank sheet containing the
LTM Investments, Inc.	
Name of merging entity	
Nevada	corporation
Jurisdiction	Enlity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	,
lurisdiction	Entity type *
Name of merging entity	
lurisdiction	Entity type *
and,	
Dominion Enterprises Group, LLC	
lame of surviving entity	
Vevada	limited-liability company
lurisdiction	Folity 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 92A Merger Page 1 Revised: 7-1-08



Articles of Merger (PURSUANT TO NRS 92A.200) Page 2

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2) P	rwarding address grada (if a foreig Ti	is where co i entity is th	e survivor i	n the merge	r - NRS 92A	.1 90):	n State of
	Attn: [_	**************************************					
	c/o:						
						ļ	
3) (Cl	[10080 опе)		FI SAME (SAME) of the same (see) and (see)			<u> </u>	
×	The undersignentity (NR\$ 92)	ied declares A.200).	s that a plan	of merger l	nas been ad	lopted by ea	ch constituent
	The undersign		s that a plan	of merger l	nas been ad	lopted by the	e parent domestic
th		n four mergi	ing entities,	check box	and att		, for each entity) (i ' x 11" blank shee
(a) (Owner's approval	was not requ	ifred from				
	Name of mergir	g entity, if s	applicable				
	Name of mergir	g ontity, (f e	applicable				
	Name of mergin	g entity, If ϵ	applicable				
	Name of mergin	g entity, if a	ıpplicable		· · · · · · · · · · · · · · · · · · ·		
	and, or;						
		***************************************	~~~~				naceman de Maryamag and grope arrang

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Marger Page 2 Revised: 7-1-08



(b) The plan was approved by the required consent of the owners of ":

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

Page 3

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LTM Investments, Inc.	
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.

Nevada Secretary of State 92A Merger Page 3 Revised: 7-1-08

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



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

Page 4

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The plan of merger has been approved by the directors public officer or other person whose approval of the plan	s of the corporation and by each
articles of incorporation of the domestic corporation.	in or merger is required by the
Name of merging entity, if applicable	
Name of merging entity, if applicable	
or morgang entry, it applicable	
Name of merging entity, if applicable	
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Name of merging entity, if applicable	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
and, or;	
Name of surviving entity, if applicable	

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

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 4 Revised: 7-1-08



Articles of Merger

(PURSUANT TO NRS 92A.200)
Page 5

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None.	
Locati	ion of Plan of Merger (check a or b): (a) The entire plan of merger is attached;
	(a) The entire past of thereof is attached,
or,	(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).
Effecti	ve date (optional)**: 3:02 AM EDT, Sep. 12, 2008

- * Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "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 90% 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.
- ** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 5 Revised: 7-1-08



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

Page 6

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	rging entities, check box and att	
LTM Investments, Inc.	miorination to: each additional entity.	
Name of merging entity		
x 2 1	- Vice President	09/05/200
Signature	Title	Date
Name of merging entity		7*** FP\$* \$-\$ 4 16 16 16 16 16 16 16 16 16 16 16 16 16
X	<u> </u>	
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Dominion Enterprises Group, LL	C	
Name of surviving entity		
X -2 +	Vice President	09/05/200
Signature	Title	Date

governing it (Ni

IMPORTANT: Failure to include any of the above Information and submit with the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 6 Revised; 7-1-08

PLAN OF MERGER

OF

LTM INVESTMENTS, INC., A NEVADA CORPORATION, WITH AND INTO DOMINION ENTERPRISES GROUP, LLC, A NEVADA LIMITED LIABILITY COMPANY

- 1. The name, address, jurisdiction of organization and governing law of each constituent entities to the merger contemplated by this Plan of Merger (the "Merger") are LTM Investments, Inc., a Nevada corporation governed by Nevada law, the address of which is 3228 Channel 8 Drive, Las Vegas, Nevada, and Dominion Enterprises Group, LLC, a Nevada limited liability company governed by Nevada law, the address of which is 150 Granby Street, Norfolk, Virginia 23510.
- LTM Investments, Inc. (the "Merging Company") will merge with and into
 Dominion Enterprises Group, LLC (the "Surviving Company").
- The Surviving Company in the Merger shall be Dominion Enterprises Group,
 LLC, a Nevada limited liability company.
- 4. At the Effective Time, the Merging Company will be a wholly-owned subsidiary of the Surviving Company.
- 5. At the Effective Time (defined below), (a) each share of the capital stock of the Merging Company issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be surrendered for cancellation and canceled, and no additional membership interests of the Surviving Company shall be issued therefor, (b) all of the assets and liabilities of the Merging Company shall become assets and liabilities of the Surviving Company, and (c) the membership interests of the Surviving Company shall not be affected in any way by the Merger and shall constitute all of the membership interests of the Surviving Company from and after the Effective Time.

J-816347.1

- 6. This Plan of Merger shall constitute a tax-free "plan of complete liquidation" within the meaning of Section 332 of the Internal Revenue Code, as amended.
- 7. The Articles of Organization of the Surviving Company at the Effective Time shall be the Articles of Organization of the merged entities from and after the Effective Time unless and until amended or restated in accordance with applicable law.
- 8. The foregoing Plan of Merger is permitted under, and shall be effectuated in accordance with, the laws of the State of Nevada. Each of the Merging Company and the Surviving Company has complied with all provisions of Nevada law in effecting the Merger, and all conditions required by the laws of the State of Nevada will be satisfied in connection with the Merger.
- 9. This Plan of Merger may be terminated and the Merger abandoned at any time before the Effective Time by the consent in writing of either of the Merging Company or the Surviving Company.
- 10. The Merger shall occur and be effective at 3:02 AM EDT, September 12, 2008 (the "Effective Time").

END OF DOCUMENT

2

I-816347.1

EXHIBIT D

LTM Articles of Organization and Certificate of Organization for LTM Company Dominion, LLC

(See attached.)

6

COMMONWEALTH OF VIRGINIA STATE CORPORATION COMMISSION ARTICLES OF ORGANIZATION FOR CONVERSION FOR A DOMESTIC LIMITED PARTNERSHIP TO A LIMITED LIABILITY COMPANY

Pursuant to Chapter 12 of Title 13.1 of the Code of Virginia, the undersigned states as follows:

1. The name of the former limited partnership is:

LTM Company, L.P.

- 2. The date and place of filing of the initial certificate of limited partnership of the former limited partnership are:
 - A. Date: December 23, 1992
 - B. Place of Filing: Virginia
- 3. Upon conversion, the name of the limited liability company is:

LTM Company Dominion, LLC

- 4. A. The name of the limited liability company's initial registered agent is <u>Guy R.</u> Friddell, III.
 - B The registered agent is an <u>individual</u> who is a resident of Virginia <u>and</u> is a member of the Virginia State Bar.
- 5. The limited liability company's initial registered office address, which is identical to the business office of the initial registered agent, is:

150 Granby Street Norfolk, Virginia 23510

which is located in the City of Norfolk

6. The limited liability company's principal office address, where the records will be maintained pursuant to Virginia Code Section 13.1-1028, is:

150 Granby Street Norfolk, Virginia 23510

7. The terms and conditions of this conversion were approved by all of the partners of the former limited partnership.

1-914006.1

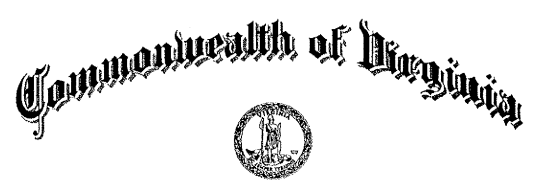
9. Signature:

DOMINION ENTERPRISES GROUP, LLC, a Nevada limited liability company, Organizer

Guy R. Friddell, III. Vice President

November 30, 2009

I-914006.1



STATE CORPORATION COMMISSION

Richmond, December 4, 2009

This is to certify that the certificate of organization of

LTM Company Dominion, LLC

was this day issued and admitted to record in this office and that the said limited liability company is authorized to transact its business subject to all Virginia laws applicable to the company and its business. Effective date: December 4, 2009



State Corporation Commission Attest:

Clerk of the Commission

CIS0322

RECORDED: 04/24/2015