# TRADEMARK ASSIGNMENT COVER SHEET

Stylesheet Version v1.2

Electronic Version v1.1 ETAS ID: TM597511

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/31/2018
SEQUENCE:	2

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Teralogics, LLC		03/22/2018	Limited Liability Company: MARYLAND

#### **RECEIVING PARTY DATA**

Name:	GATR Technologies, Inc.	
Street Address:	9333 Balboa Avenue	
City:	San Diego	
State/Country:	CALIFORNIA	
Postal Code:	92123	
Entity Type:	Corporation: ALABAMA	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	3423438	IKENA

### **CORRESPONDENCE DATA**

Fax Number: 6197026859

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: 6196853055

Email: usdocketing@scmv.com

Seltzer Caplan McMahon Vitek **Correspondent Name:** 

Address Line 1: 750 B Street, Suite 2100

Address Line 4: San Diego, CALIFORNIA 92101

NAME OF SUBMITTER:	E Jenkins
SIGNATURE:	/EJJ/
DATE SIGNED:	09/14/2020

#### **Total Attachments: 8**

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Alabama Sec. Of S	Merger 002-051 Date Time 180327	File Ackn Exp	Total 08/004

## CERTIFICATE OF MERGER

OF

TeraLogics, LLC
(a Maryland limited liability company)

INTO

GATR Technologies, Inc. (an Alabama corporation)

Pursuant to the Alabama Business and Nonprofit Entity Code

This Document Prepared By:

J. Dale Gipson, Esquire
LANIER FORD SHAVER & PAYNE, P.C.
2101 Clinton Avenue West
Huntsville, Alabama 35805
(256) 535-1100

# CERTIFICATE OF MERGER OF TERALOGICS, LLC A MARYLAND LIMITED LIABILITY COMPANY INTO GATR TECHNOLOGIES, INC. AN ALABAMA CORPORATION

36-119

TeraLogics, LLC, a Maryland limited liability company (the "Merging Entity"), and GATR Technologies, Inc., an Alabama corporation (the "Surviving Entity"), hereby certify that:

FIRST: The name of the Merging Entity is TeraLogics, LLC. The Merging Entity was formed on March 27, 2003 in Baltimore, Maryland. The Merging Entity is not currently registered to do business in Alabama. The Public Office and address of that office where the formation documents are filed for the Merging Entity is: Maryland Department of Assessments and Taxation 301 W. Preston Street, Baltimore, MD 21201-2392.

SECOND: The name of the Surviving Entity is GATR Technologies, Inc. The Surviving Entity's Alabama Entity ID number is 236-119. The Surviving Entity was formed on June 28, 2004. The Public Office and address of that office where the formation documents are filed for the Surviving Entity is: Office of the Judge of Probate of Madison County, Alabama, 100 North Side Square, Suite 101, Huntsville, AL 35801.

THIRD: The effective date of the merger shall be 03/31/2018 at 1:00 p.m. Pacific Time.

FOURTH: The undersigned certify that the Agreement and Plan of Merger has been approved and executed by each of the entities, which are to merge in accordance with Code of Alabama of 1975, Title 10A.

**FIFTH**: The undersigned certify that a copy of the Agreement and Plan of Merger shall be furnished on request and without cost to any party to this merger.

SIXTH: A copy of the Agreement and Plan of Merger is on file at the principal place of business of the Surviving Entity, located at: 330 Bob Heath Drive, Huntsville, Alabama 35806.

SEVENTH: The undersigned hereby certify that no amendments or alterations are hereby made to the Articles of Incorporation of the Surviving Entity.

**EIGHT**: A certified copy of the Articles of Merger filed with the Maryland State Department of Assessments and Taxation is attached hereto, in accordance with *Code of Alabama of 1975*, Section 10A-1-8.02(f)(2)(b).

DATE DATE

MAR 2 / 2018

SECRETARY OF STATE OF ALABAMA

IN WITNESS WHEREOF, TeraLogics, LLC, a Maryland limited liability company and GATR Technologies, Inc., an Alabama corporation, have executed the foregoing Certificate of Merger and have caused the signatures of the duly authorized officers to be affixed hereto on this the \_\_\_\_ day of March, 2018.

> TeraLogics, LLC a Maryland limited liability company

By: James R. Edwards Its: Secretary

GATR Technologies, Inc., an Alabama corporation

By: Michael R.

Its: President

# Maryland Articles of Merger

Alabama Sec. Of State

Merger 002-051 Date 3/27/2018 Time 15:32 180327 8 Pg File \$100.00 Ackn \$.00 Exp \$100.00 Total \$200.00

### ARTICLES OF MERGER

OF

TeraLogics, LLC
(a Maryland limited liability company)

INTO

GATR Technologies, Inc. (an Alabama corporation)

Pursuant to the Maryland Limited Liability Company Act

This Document Prepared By:

J. Dale Gipson, Esquire LANIER FORD SHAVER & PAYNE, P.C. 2101 Clinton Avenue West Huntsville, Alabama 35805 (256) 535-1100

CUST ID:0003632094 HORK ORDER:0004848671 DATE:03-23-2018 10:21 RM RMT. PRID:\$1,140.00



#### **ARTICLES OF MERGER**

#### MERGING

#### TERALOGICS, LLC

#### WITH AND INTO

#### GATR TECHNOLOGIES, INC.

Pursuant to Title 4A, Subtitle 7 of the Maryland Limited Liability Company Act (the "Act"), the undersigned parties submit these Articles of Merger.

#### First

Each party to these Articles of Merger agrees to merge.

The parties to these Articles of Merger are as follows:

#### TERALOGICS, LLC:

- (a) is a limited liability company, and its place of organization is the State of Maryland;
- (b) was organized on March 27, 2003 under general law;
- (c) has its principal office in Anne Arundel County in the State of Maryland;
- (d) owns no interest in land in the State of Maryland; and
- (e) has a single class of Membership Interest constituting 100% of the Membership Interest in the limited liability company.

and

#### GATR TECHNOLOGIES, INC.:

- (a) is a corporation, and its place of incorporation is the State of Alabama;
- (b) was incorporated on June 28, 2004 under general law;
- (c) has no principal office in the State of Maryland;
- (d) owns no interest in land in the State of Maryland; and
- (e) has the authority to issue a total of One Million Six Hundred Thousand authorized shares of all classes, and the aggregate par value of all such shares is \$1,600.00. Information regarding each class of authorized shares is set forth as follows:

Class of Stock	Number of Authorized Shares	Par Value
Common Stock	1,300,000	\$0.001
Series A Preferred Stock	200,000	\$0.001

	I Total Transfer of the Control of t	
undesignated, blank check Preferred Stock	100,000	\$0.001
	<del>}</del>	/

#### Third

The successor entity in the merger is GATR Technologies, Inc., an Alabama corporation (the "Successor Entity").

#### Fourth

The Successor Entity's Articles of Incorporation shall not be amended as part of the merger.

#### Fifth

The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized, and approved by each entity that is a party hereto in the manner and by the vote required by its charter and the laws of the place where it is organized, as set forth below.

TeraLogics, LLC approved the merger by the written consent of the sole member of the limited liability company.

GATR Technologies, Inc. approved the merger by joint written consent of its sole stockholder and the board of directors of the corporation.

#### Sixth

As Cubic Corporation is the sole member of TeraLogics, LLC and the sole shareholder of GATR Technologies, Inc., at the effective time of the Merger the membership interest of TeraLogics, LLC, shall automatically be cancelled and retired and shall cease to exist.

#### Seventh

The merger contemplated by these Articles of Merger shall be effective on March 31, 2018 at 1:00 p.m. Pacific Time.

# Signature Page to Articles of Merger

IN WITNESS WHEREOF, the undersigned authorized officers of TeraLogics, LLC, and GATR Technologies, Inc., have executed these Articles of Merger and acknowledge the same as the acts of TeraLogics, LLC, and GATR Technologies, Inc., respectively, and each authorized officer states under penalty of perjury that the matters and facts contained herein are true in all material respects.

TeraLogics, LLC

James R. Edwards Secretary

22nd March, 2018

GATR Technologies, Inc.

Michael R. Twyman.

President

22nd March, 2018

Attested by:

Angela L. Hartley Assistant Secretary

Return address: Angela L. Hartley c/o Cubic Corporation

P.O. Box 85587

San Diego, CA 92186-5587

Alabama Sec. Of State

Merger 002-051 Date 3/27/2018 Time 15:32 180327 8 Pg File \$100.00 Ackn \$.00 Exp \$100.00 Total \$200.00

08/004
TRADEMARK

REEL: 007050 FRAME: 0976

**RECORDED: 09/14/2020**