FORM PT€ 1594 (Modified) ' (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar TM05/REV03

03-15-1999



ΞΤ Y Docket No.:

41992-00229

Tab settings → → → ▼	100000	903	▼ ▼	
To the Honorable Commissioner of		5 attached original docum		
1. Name of conveying party(ies): 1000 1110 - 3 1110 - 3 21 25 2. Name and address of receiving party(ies):				
Martin Marietta Corporation			ŕ	
6801 Rockledge Drive	CPRVFNULICE	Name: Lockheed Martin Corporation		
Bethesda, Maryland 20817		Internal Address:		
		momar/daross.		
<b>—</b> (5)	Association	Street Address: 6801 Rockledge Drive	<b>e</b>	
	<ul><li>Limited Partnership</li></ul>	City: Bethesda State:	MD ZIP 20817	
Corporation-State Maryland				
Other		☐ Individual(s) citizenship		
Additional names(s) of conveying party(ies) attached?			☐ Association	
3. Nature of conveyance: 3-8-99		<ul><li>☐ General Partnership</li><li>☐ Limited Partnership</li></ul>		
or realization of control of the con	•			
_	Merger Change of Name	<ul><li>X Corporation-State <u>Maryland</u></li><li>☐ Other</li></ul>		
, ,	☐ Change of Name			
Other		If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No		
Execution Date: January 25, 1996		(Designations must be a separate document from Assignment)		
		Additional name(s) & address(es) attached?	l Yes □ No	
4. Application number(s) or registration numbers(s):				
A. Trademark Application No.(s)  B. Trademark Registration No.(s)				
7. Tradomark / pprioditor / to.(6)		1,330,092		
		1,350,092 1,313,356		
1,515,550				
Additional numbers attached?				
5. Name and address of party to whom correspondence		6. Total number of applications and		
concerning document should be mailed:		registrations involved:		
Name: Jeffrey A. Divney, Esq.		7. Total fee (37 CFR 3.41):\$ \$65.00		
• • •				
Internal Address: Holme Roberts & Owen LLP				
		■ Enclosed		
		☐ Authorized to be charged to depos	it account	
Street Address: 1700 Lincoln Street, Suite 4100		8. Deposit account number:		
			'5F	
		08-2665		
City: <u>Denver</u> St	ate: <u>CO</u> ZIP: <u>80203</u>			
7/13/1999 DISTIVEN AAAAAAA 133AABB DO NOT USE THIS SPACE				
3/12/1999 DNGUYEN 00000084 1330092				
1 FC:481				
9. Statement and signature.				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy				
of the original document.	1/11	1 1	40 99	
Jeffrey A. Divney		Att 4000	AC 79	
Name of Person Signing Signature Date				
Total number of pages including cover sheat, attachments, and document:				
		<del>TRADEMA</del> F	( <b>r</b> \	

**REEL: 1867 FRAME: 0531** 

## ARTICLES OF ME BETWEEN

96 JAN 26 AM 9 98 11:58 P.M.

## MARTIN MARIETTA CORPORATIONASSESS. & TAX.

AND

## LOCKHEED MARTIN CORPORATION

These ARTICLES OF MERGER are made and entered into as of the \_25 day of January 1996, by and between Martin Marietta Corporation and Lockheed Martin Corporation, each of which certify as follows:

EIRST: Martin Marietta Corporation (the "Merged Corporation") and Lockheed Martin Corporation (the "Successor Corporation") agree to merge effective at 11:58 p.m. on January 28, 1996. The terms and conditions of the marger and the manner of carrying the same into effect are as berein set forth.

SECOND: Each of the Merged Corporation and the Successor Corporation is a Maryland corporation.

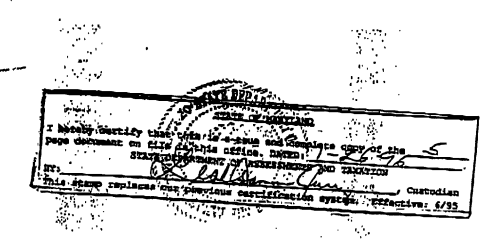
THIRD: The principal office in Maryland of the Merged Corporation is located in Montgomery County. The principal office in Maryland of the Successor Corporation is located in Montgomery County.

FOURTH: The Merged Corporation owns an interest in land in the following counties in the State of Maryland: Baltimore County and Montgomery County.

FIFTH: The Successor Corporation shall survive the merger and continue under the name Lockheed Martin Corporation.

SIXTH: No superidment is made to the Charter of the Successor Corporation as part of the merger,

SEVENTH: The total number of shares of capital stock that the Merged Corporation has authority to issue is 100,000, all of one class called Common Stock with a par value of \$1.00 per share and an aggregate par value of \$100,000. The total number of shares of capital stock of all classes that the Successor Corporation has authority to issue is \$20,000,000, consisting of



TRADEMARK REEL: 1867 FRAME: 0532 750,000,000 shares of Common Stock with a par value of \$1.00 per share and an aggregate par value of \$750,000,000, 50,000,000 shares of Series Preferred Stock with a par value of \$1.00 per share and an aggregate par value of \$50,000,000, and 20,000,000 shares of Series A Preferred Stock with a par value of \$1.00 per share and an aggregate par value of \$20,000,000. The aggregate par value of all shares of capital stock of all classes of the Successor Corporation is \$820,000,000.

<u>EIGHTH</u>: The Successor Corporation owns all of the issued and outstanding shares of capital stock of the Merged Corporation.

NINTH: The manner and basis of converting or exchanging issued stock of the Merged Corporation and the Successor Corporation into different stock of a corporation or other consideration, and the treatment of any issued stock not to be converted or exchanged shall be as follows:

- (a) each issued share of the Common Stock of the Successor Corporation shall remain outstanding as an issued share of the Common Stock of the Successor Corporation and each issued share of the Series A Preferred Stock of the Successor Corporation shall remain outstanding as an issued share of the Series A Preferred Stock of the Successor Corporation; and
- (b) each issued share of the capital stock of the Merged Corporation shall be canceled and cease to exist and no consideration shall be paid in respect thereof.

TENTH: The terms and conditions of the transaction set forth in these Articles of Merger were advised, authorized and approved by the Merged Corporation and the Successor Corporation in the manner and by the vote required by their respective Charters and the laws of the State of Maryland. The manner of approval by the Merged Corporation and the Successor Corporation of the transaction set forth in these Articles of Merger was as follows:

- (a) The board of directors of the Merged Corporation adopted a resolution by unanimous written consent on January 25 1996, approving the transaction set forth in these Articles of Merger and directing the filing of these Articles of Merger.
  - (b) The board of directors of the Successor Corporation unanimously adopted a

resolution at a meeting held on January 25, 1996, approving the transaction set forth in these Articles of Merger and directing the filing of these Articles of Merger.

IN WITNESS WHEREOF, the Merged Corporation and the Successor Corporation have caused these Articles of Merger to be signed in their respective corporate names and on their behalf by one of their respective Vice Presidents who acknowledge that these Articles of Merger are the act of the Merged Corporation and the Successor Corporation, respectively, and that to the best of their knowledge, information and belief and under penalties for perjury, all matters and facts contained in these Articles of Merger are true in all material respects.

ATTEST:

MARTIN MARIETTA CORPORATION

Lillian M. Trippeu

Secretary

ank H. Menaker, Jr.

Vice President and General Counsel

ATTEST:

Lillian M. Trippett

RECORDED: 03/08/1999

Secretary

LOCKHEED MARTIN CORPORATION

Frank H. Menaker, Jr.

Vice President and General Counsel