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FORM BCA 10.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT **Business Corporation Act**

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-1832 http://www.cyberdriveillinois.com

Doc#: 0621231078 Fee: \$30.50 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 07/31/2006 03:14 PM Pg: 1 of 4



SECRETARY OF STATE JESSE While

FILED: 7/27/2006	63642282	PHS Filing Fee: \$	50.00 Approved:
Sut min adupticate	Type or Print clearly in black ink	Do not write above	this the
CORPORATE NAME: TERME	, INC.		(Note 1)
MANNER OF ADOPTION OF A	MENDMENT:	lted on	July <u>1</u> ,
The following amendment of	he Articles of Incorporation was	s adopted on(Month & Day)
2006 in the manner indic	cated below. ("X" one box only ors, provided no directors were i	named in the articles of inco	rporation and no directors
			(11010 -)
Have been elected	directors, in accordance with Se	action 10.10, the corporation	n having issued no shares
By a majority of the board of	directors, in accordance with Se	PONOTA TO THE T	(Note 2)
By a majority of the board of c	tirectors, in accordance vith Sec	tion 10.15, shares naving the	36(1 100d0d a a 1 a
adopted and submitted to the	ordance with Section 10.20, s e shareholders. At a meeting o nd by the articles of incorporation	on were voted in tavor of the	(Note 4)
	mance with Sections 10.20 and	7.10, a resolution of the box	and of directors naving occurrence
By the shareholders, in acco	to the state	and by the articles of Invol	DOLDTIOLI: GLIEF
duly adopted and submittee less than the minimum num	ber of votes required by statute	and by the articles of incompanding the artic	(Notes 4 &
duly adopted and submitted less than the minimum num have not consented in writing	ber of votes required by statute ng have been given notice in a	and by the articles of incomposition (.1	(Notes 4 &
duly adopted and submitted less than the minimum num have not consented in writing	ber of votes required by statute ng have been given notice in a	and by the articles of incomposition (.1	(Notes 4 &
less than the minimum num have not consented in writing	ber of votes required by statute ng have been given notice in a ordance with Sections 10.20 and ad to the shareholders. A conse	and by the articles of incomposition (.1	(Notes 4 &
less than the minimum number have not consented in writing the shareholders, in according adopted and submittee entitled to vote on this ame	ber of votes required by statute ing have been given notice in a ordance with Sections 10.20 and ad to the shareholders. A conse andment.	and by the articles of incomposition (1.1) a resolution of the bound in writing has been sign	(Notes 4 & s aru of directors having been ned by all the shareholder (Note 5)
duly adopted and submitted less than the minimum numbers have not consented in writing. By the shareholders, in according adopted and submitted entitled to vote on this amean. TEXT OF AMENDMENT: a. When amendment effects amendments.	ber of votes required by statute ing have been given notice in accordance with Sections 10.20 and ad to the shareholders. A consect and ment.	and by the articles of incomposition (1.1) a resolution of the bound in writing has been sign	(Notes 4 & s aru of directors having been ned by all the shareholder (Note 5)
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All changes other than name, include on page 2 (over)

C-173.13
After recording return to: Sue Ann Ryckeghem Horwood Marcus & Berk Chartered 180 North LaSalle Street Suite 3700 Chicago, Illinois 60601

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Text of Amendment

b. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety. If there
is not sufficient space to do so, add one or more sheets of this size.)

See Exhibit A Attached Hereto and Made a Part Hereof.



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The manner, if not set forth in Article 3b, in which any exchange, reclassification or cancellation of issued shares, or a reduction of the number of authorized shares of any class below the number of issued shares of that class, provided for or effected by this amendment, is as follows: (If not applicable, insert "No change")

The corporation to date has issued 100 shares of common stock, which shall remain outstanding as Voting Common Stock.

(a) The manner, if not set forth in Article 3b, in which said amendment effects a change in the amount of paid-in capital (Paid-in capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these 5. accounts) is as follows: (If not applicable, insert "No change")

No Change

(b) The amount of paid-in capital (Paid-in Capital replaces the terms Stated Capital and Paid-in Surplus and is equal to the total of these accounts) as changed by this amendment is as follows: (If not applicable, insert "No change") (Note 6)

Before Amendment

After Amendment

Paid-in Capital

\$ 1,000.00

1,000.00

(Complete either Item 6 or 7 halow. All signatures must be in BLACK INK.)

	(Complete either Item 6 o	r7 halow. All signs	Itures must be in Days to a
 7. 	The undersigned corporation has caused to penalties of perjury, that the facts stated he Dated (Mernh & Day) Any Authorized Officer's JANICE CORLEY, PRE (Type or Print Name a	these ar itcle; to be serein are inde.	TERME, INC. (Exact Name of Corporation at date of execution) corporators, the incorporators must sign below, and type
		OR	(),
	on 10.10 and there are no officers, then a majority of the land, must sign below, and type or print name and title.		
	Dated(Month & Day)	(Year)	
	(MONTAL DAY)		

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EXHIBIT A

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF TERME, INC.

Article No. 4 Paragraph 1 is hereby deleted in its entirety and replaced as follows:

Class	Par Value	#Shares Authorized
Voting Common	No Par Value	100,000
Non-Voting Common	No Par Value	20,000

Article No. 4 Paragraph 2 Insert the following:

The holders of Non-Voting Common Stock shall not be entitled to vote on any corporate matter. With the exception of voting rights, the holders of Non-Voting Common Stock shall have the identical distribution, liquidation and other rights as the holders of Voting Common Stock.

Article No. 7 Insert the following:

To the fullest extent that the Illinois Pusiness Corporation Act of 1983, as it exists on the date hereof, or as it may hereafter be amended, permits the limitation or elimination of the liability of directors, no director of the Corporation shall be personally liable to the Corporation or its the eholders for monetary damages for breach of fiduciary duty as a director.

Each outstanding share of Voting Common Stock shall be entitled to one vote in each matter submitted to vote at a meeting of shareholders, and in all elections for directors, every shareholder shall have the right to vote the number of shares owned by such shareholder for each director. Shareholders of Voting Common Stock shall not be allowed to cumulate their votes for any one candidate.