

A UNOVA Company

November 20, 2002

Intermec Technologies Corporation Norand Mobile Systems Division 550 Second Street S.E. Cedar Rapids, IA 52401 319.369.3453 fax

SUBJECT: Relationship of FCC Grantee Codes EHA and HN2

To Whom It May Concern:

On December 28, 1997, Norand Corporation was merged into Intermec Technologies Corporation. Prior to that, Norand Corporation was a wholly owned subsidiary of Intermec Technologies Corporation. A copy of the Articles of Merger is attached.

Intermec Technologies Corporation maintains two FCC Grantee Codes, identified above, which were established when Norand Corporation and Intermec Technologies Corporation were separate business entities. The two codes allow us to readily identify which of the two product development sites (Cedar Rapids, Iowa or Everett, Washington) has the overall responsibility for a particular product filing.

No IPR restrictions exist with regard to the reference or use of information between filings under FCC Grantee Codes EHA and HN2.

If there are further questions, please contact me (phone 319 369-3541; fax 319 369-3299; email Stu.Adams@intermee.com).

Sincerely,

Stuart Adams

INTERMEC TECHNOLOGIES CORPORATION Manager, Product Reliability and Compliance

STATE of WASHINGTON



I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal,

hereby certify this certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

of

INTERMEC TECHNOLOGIES CORPORATION

Merging NORAND CORPORATION into INTERMEC TECHNOLOGIES CORPORATION

as filed in this office on December 22, 1997.



Date: April 7, 1998

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

MALPH TUNK

HISTA ARTES SPECIARY of State

SECRETARY of STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

INTERMEC TECHNOLOGIES CORPORATION

were filed for record in this office on the date indicated below.

Merging NORAND CORPORATION (A Delaware corp. not qualified in Washington) into INTERMEC TECHNOLOGIES CORPORATION

UBI Number: 319 011 206



SECRETARCE Of SIZETI

Secretary of State of the State of Washington and custodian of its seal,

ARTICLES OF MERGER

to

SERMEC TECHNOLOGIES CORPORATION

a Washington Profit corporation,

his office on the date indicated below.

DRPORATION (A Delaware corp. not qualified in Washington)

TERMEC TECHNOLOGIES CORPORATION

Data: December 22, 1997

Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

ALPH LUNRO

Ralph Munro, Secretary of State
2-197589-1

ACCURATION OF MUNROLOGIES CORPORATION

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Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

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ARTICLES OF MERGER ".

STATE OF WASHINGTON

NORAND CORPORATION:

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AND

RALPH MUNICUSER SECRETARY OF STATE INTERMEC TECHNOLOGIES CORPORATION

Pursuant to the provisions of RCW 23B.11.040, the following Articles of Merger are executed for the purpose of merging Norand Corporation, a Delaware corporation ("Norand") and a wholly-owned subsidiary of Intermec Technologies Corporation, a Washington corporation ("Intermec"), with and into Intermec.

- The Plan of Merger (the "Plan"), which has been adopted by the Board of Directors of Intermec, is attached hereto as Exhibit A.
- Pursuant to the provisions of RCW 23B.11.040, the Plan does not require the approval of the shareholders of either Norand or Intermec.

DATED; December 16, 1997.

INTERMEC TECHNOLOGIES CORPORATION

Aichael Ohanian, President

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PLAN OF MERGER

- 1. The names of the corporations proposing to merge are Norand Corporation, a Delaware corporation ("Norand") and a wholly-owned subsidiary of Intermec Technologies Corporation, a Washington corporation ("Intermec"), and Intermec.
- When the merger becomes effective, each outstanding share of common stock of Norand shall be canceled.
- When the merger becomes effective, without further act, all other effects of merger as set forth in RCW 23B.11.060 shall occur.
- . 4. It is the intention of Norand and Intermec that the merger shall be a taxfree liquidation pursuant to the applicable provisions of the Internal Revenue Code of 1986, as amended.
- The merger shall become effective at 12:00 p.m., Pacific Standard Time, December 28, 1997.

DATED: November 1, 1997.

INTERMEC TECHNOLOGIES CORPORATION

Michael Ohanian, President