



Pursuant to the provisions of the Alabama Limited Liability Company Act and the Alabama Business Corporation Act, as amended, the undersigned limited liability company adopts the following Articles of Merger.

FIRST: Data Center Company, Inc., an Alabama corporation, incorporated by filing Articles of Incorporation in Shelby County on March 16, 2000 ("DCC, Inc.") is merging into Data Center Company, LLC, an Alabama limited liability company ("DCC, LLC"), organized by filing Articles of Organization in Shelby County, Alabama on November 15, 2000.

SECOND: An agreement and plan of merger has been executed and approved by each of DCC, LLC (which approval was by unanimous consent of all members) and DCC, Inc. (which approval was by unanimous consent of the board of directors and unanimous consent of the shareholders), which are the domestic limited liability company and other business entity that are to merge.

THIRD: The name of the surviving and resulting entity is Data Center Company, LLC.

FOURTH: The agreement and plan of merger is on file at the place of business of DCC, LLC, which is 10 Inverness Center Parkway, Suite 120, Birmingham, Alabama 35242.

FIFTH: A copy of the agreement and plan of merger will be furnished by DCC, LLC on request and without cost, to any member, shareholder or other person holding an interest in DCC, LLC or DCC, Inc.

SIXTH: As to DCC, Inc., the designation and number of shares outstanding and the number of shares entitled to vote are:

Total Number of Shares

<u>Outstanding and Designation</u>

Total Number of Shares Entitled to Vote

1,000,000 shares of common stock

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As to DCC, LLC the designation and number of shares of ownership interest outstanding and the number of shares of ownership interest entitled to vote are:

Total Number of Shares of Ownership Interest Outstanding and Designation

Total Number of
Shares of Ownership
Interest Entitled to Vote

1,000,000 shares of ownership interest

1,000,000

There is only one class of Ownership Interest in DCC, LLC.

SEVENTH: The number of shares of common stock of DCC, Inc. which voted for the plan of merger was 1,000,000 and the number of shares of such common stock voted against the plan of merger was 0. The number of shares of Ownership Interest in DCC, LLC which voted for the plan of merger was 1,000,000 and the number of shares of Ownership Interest voted against the plan of merger was 0.

EIGHTH: The merger shall be effective on the 29th day of December, 2000.

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IN WITNESS WHEREOF, the surviving and resulting entity of this merger, Data Center Company, LLC has caused these Articles of Merger to be executed on this the 27th day of November, 2000.

DATA CENTER COMPANY, LLC

Thomas L. Patterson, Sole Member

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