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## Florida Department of State

Division of Corporations Public Access System

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#### MERGER OR SHARE EXCHANGE

World Color Lanman Corp.

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### **ARTICLES OF MERGER**

2009 AUG 18 AH 10: 06

(Profit Corporations)

SECRETARY OF STATE
The following articles of merger are submitted in accordance with the Florida Business Corporation AGRID/ pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the sur	viving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
World Color Lanman Corp.	District of Columbia	· · · · · · · · · · · · · · · · · · ·
Second: The name and jurisdiction of each	merging corporation:	
Name	Jurisdiction	<u>Document Number</u> (If known/ applicable)
Quebecor World Lanman Lithotech	Florida	318375
image Technologies Inc.	Florida	L43371
Third: The Plan of Merger is attached.	,	
Fourth: The merger shall become effective Department of State.	on the date the Articles of Merg	er are filed with the Florida
OR / / (Enter a specification 90 days a	c date. NOTE: An effective date canno	t be prior to the date of filing or more
Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the sha	orporation - (COMPLETE ONLY ( reholders of the surviving corpor	ONE STATEMENT) ation onJuly 10, 2009
The Plan of Merger was adopted by the boa	rd of directors of the surviving co approval was not required.	orporation on
Sixth: Adoption of Merger by merging con The Plan of Merger was adopted by the shar	rporation(s) (COMPLETE ONLY Creholders of the merging corpora	ONE STATEMENT) tion(s) on July 10, 2009
The Plan of Merger was adopted by the boa and shareholder	rd of directors of the merging cor approval was not required.	poration(s) on

(Attach additional sheets if necessary)

Character States

#### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Comporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
World Color Lanman Corp.	Suhlunus	Marie-E. Chlumecky, Secretary
Quebecor World Lanman		
Lithotech Inc.	Aublunus suchlunus	Marie-E. Chlumecky, Secretary
Image Technologies Inc.	mulletuning	Mane-E. Chlumecky, Secretary
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	•	
	•	•

#### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
World Color Lanman Corp.	Suhlunus	Marle-E. Chlumecky, Secretary
Quebecor World Lanman		
Lithotech Inc.	Aublumus Julklumus	Marie-E. Chlumecky, Secretary
Image Technologies Inc.	mulelung	Marie-E. Chlumecky, Secretary
		-

# PLAN OF MERGER (Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104. Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the parent corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

Name	Incisdiction
World Color Lanman Corp.	District of Columbia
The name and jurisdiction of each subsidiary corporation:	
Name	Jurisdiction
Quebecor World Lanman Lithotech Inc.	Florida
Image Technologies Inc.	Florida

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

On the effective date of the merger, each share of capital stock of Quebecor World Lanman Lithotech Inc. and Image Technologies Inc. shall be automatically cancelled and retired without any conversion thereof and no payment or distribution shall be made with respect thereto.

(Attach additional sheets if necessary)

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321, Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows:

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