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To:

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From

ACCOUNT Name : CORPORATE CREATIONS EMPERPRISES, INC.

Account Number : 07210000245 Phone : (561)775-9980 Fax Number : (561)694-1639

# MERGER OR SHARE EXCHANGE

WORKFORCE SOLUTIONS II, LLC

| Certificate of Status | 0       |
|-----------------------|---------|
| Certified Copy        | 0       |
| Page Count            | 06      |
| Estimated Charge      | \$87.50 |

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# ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with Sections 607.1109 and 608.4382, Florida Statutes.

## ARTICLE 1

The merging entity's name, principal office street address, jurisdiction, and entity type are listed below:

Name and Street Address:

WorkForce Solutions II Inc.

1801 Centrepark Drive East, Suite 100

West Palm Beach, FL 33401

Jurisdiction: Florida

Entity Type: Corporation

Florida Document Number: P97000050267

#### ARTICLE 2

The surviving entity's name, principal office street address, jurisdiction and entity type are listed below:

Name and Street Address:

WorkForce Solutions II, LLC 1801 Centrepark Drive East, Suite 100 West Palm Beach, FL 33401

Jurisdiction: Florida

Entity Type: Limited Liability Company Florida Document Number: L99000006334

### ARTICLE 3

The attached Plan of Merger meets the requirements of Sections 607.1108 and 608.438, Florida Statutes, and was approved by each domestic corporation and limited liability company in accordance with Chapters 607 and 608, Florida Statutes.

#### ARTICLE 4

The attached Plan of Merger was approved by each entity that is a party to the merger in accordance with applicable law.

#### ARTICLE 5

If the surviving entity is not incorporated, organized, or otherwise formed under the laws of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders and/or members of each entity that is a party to the merger.

### ARTICLE 6

If the surviving entity is not incorporated, organized, or otherwise formed under the laws of Florida, the surviving entity agrees to pay the dissenting shareholders and/or members of each entity that is a party to the merger the amount, if any, to which they are entitled under Sections 607.1302 and 608.4384, Florida Statutes.

### ARTICLE 7

The merger is permitted under the laws and governing documents applicable to each party to the merger.

#### ARTICLE 8

The merger shall become effective as of January 1, 2000.

# **ARTICLE 9**

The Articles of Merger comply with and were executed in accordance with the laws of each party's applicable jurisdiction.

WorkForce Solutions II Inc.

By: Couldle for General

Name: Cours A Montoguery

Title: flexabut

WorkForce Solutions II, LLC

By: Could your qualif

Name: COUSH (MONGONGA)

Title: DESTORUS

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# PLAN OF MERGER

The following plan of merger, which was adopted and approved by each party to the merger in accordance with Sections 607.1107 and 608.4381, is being submitted in accordance with Sections 607.1108 and 608.438, Florida Statutes.

1. The merging entity's name and jurisdiction are listed below:

Name: WorkForce Solutions II Inc.

Jurisdiction: Florida

2. The surviving entity's name and jurisdiction are listed below:

Name: WorkForce Solutions II, LLC

Jurisdiction: Florida

3. The terms and conditions of the merger are as follows:

Each merging entity shall be merged into the surviving entity, and the effect of such merger shall be as stated in Sections 607.11101 and 608.4383, Florida Statutes. The merging entity shall be merged with and into the surviving entity, the separate and corporate existence of the merging entity shall cease, and the surviving entity shall continue its corporate existence under the laws of its state of incorporation under its present name. The surviving entity shall possess and retain every interest of the merging entity in all assets of every description wherever located. All rights, privileges, immunities, powers, and authority of the merging entity shall be vested in the surviving entity without further act or deed. The title/interest in all real estate vested in the merging entity shall become vested in the surviving entity without further act or deed, and such title/interest shall not in any way be impaired by reason of the merger. All obligations belonging to or due to the merging entity shall be vested in the surviving entity without further act or deed. The surviving entity shall be liable for all of the obligations of the merging entity existing effective as of the date the Articles of Merger are filed with the Florida Department of State. By virtue of the merger and without any further action by the parties or otherwise: (a) all outstanding shares and options to acquire shares of the merging entity shall be cancelled without payment of any consideration and without any conversion and (b) all outstanding units/interests and options to acquire units/interests of the surviving entity shall remain outstanding.

4. If a limited liability company is the surviving entity and it is to be managed by one or more managers, the name and address of each manager are listed below:

| JAMES L. DREEDLUVE   | _                                     |
|--|---------------------------------------|
| 1801 Centrepark Drive East, Suite 100 West Palm Beach FL 33401 |                                       |
| CHARLES E, WALLACE   |                                       |
| 1801 Centrepark Drive East, Suite 100 West Palm Beach FL 33401 |                                       |
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# ARTICLES OF MERGER Merger Sheet

MERGING:

WORKFORCE SOLUTIONS II INC., a Florida entity P97000050267

#### into

WORKFORCE SOLUTIONS II, LLC, a Florida entity L99000006334

File date: December 7, 1999, effective January 1, 2000

Corporate Specialist: Tammi Cline