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Office Use Only

NO request FOR refund.



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#### FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

February 23, 2004

Carl M. Nurse Siteworks, Inc. 2534 North Miami Ave. Miami, FL 33127

SUBJECT: SITEWORKS, INC. Ref. Number: P01000077812

We have received your document for SITEWORKS, INC. and check(s) totaling \$332.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

Per our phone conversation on January 7, 2004, I advised you that the merger documents submitted were unacceptable for filing as prepared. It was my understanding that new documents would be prepared and returned for filing. As we have had no further communication these documents are being returned.

If you have any questions concerning this matter, please either respond in writing or call (850) 245-6901.

Letter Number: 304A00011407

Susan Payne Senior Section Administrator

## TRANSMITTAL LETTER

TO: Amendment Section Division of Corporations					
SUBJECT: siteworks inc					
(Name of surviving corporation	)			··	
The enclosed merger and fee are submitted for filing.					
Please return all correspondence concerning this matter to	the follo	owing:			
carl m nurse					
(Name of person)		-	•		
siteworks inc					
(Name of firm/company)	<del></del>			_	
2534 n miami ave					
(Address)		• 74	*		
miami fla m33127					
(City/state and zip code)	<u> </u>	. <del></del>		,	
For further information concerning this matter, please call:					
c m nurse	: ( 30	05 <sub>)</sub>	573 9339		
(Name of person)		(Area code	& daytime telep	hone number)	
Certified copy (optional) \$8.75 (plus \$1 per page fo \$52.50; please send an additional copy of your do	r each p	oage over	8, not to exce	eed a maximi requested)	um of

#### **Mailing Address:**

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

#### **Street Address:**

Amendment Section
Division of Corporations
409 E. Gaines St.
Tallahassee, FL 32399

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# **ARTICLES OF MERGER**

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

Name	Jurisdiction	<u>Document Number</u> (If known/ applicable)
siteworks, inc	florida	
Second: The name and jurisc	liction of each merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
cork acqusition corp.	delaware	2742544
siteworks, inc.	florida	<u>po/00007781</u>
		Leg #
Third: The Plan of Merger is	s attached.	ASSET C
Fourth: The merger shall been Department of State.	come effective on the date the Articles of	of Merger are filed with the Florida
<u>OR</u> / /	(Enter a specific date. NOTE: An effective dath	ate cannot be prior to the date of filing or more
	y <u>surviving</u> corporation - (COMPLETE ted by the shareholders of the surviving	
	ted by the board of directors of the surv nd shareholder approval was not require	
	y merging corporation(s) (COMPLETE of the description)	
	ted by the board of directors of the merg	

## Seventh: SIGNATURES FOR EACH CORPORATION

ame of Individual & Title

#### PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, F.S. and in accordance with the laws of any other applicable jurisdiction of incorporation.

Name
Siteworks, inc.

Name
Second: The name and jurisdiction of each merging corporation:

Name
Jurisdiction

Summe
Jurisdiction

Siteworks, inc.

Illorida

Siteworks, inc.

Illorida

delaware

Third: The terms and conditions of the merger are as follows:

cork acquires siteworks, with siteworks inc the surviving corp as follows. cork shareholders acquire 2,000,000 of siteworks common in exchange for 500,000 (all cork issued and outstanding shares)

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

(Attach additional sheets if necessary)

#### • THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached as an exhibit:

article 7: the authorized amount of commonshares capital for siteworks inc is amended to be increased to 200,000,000.

the authorized preferred shares for siteworks inc shall be increased to 10,000,000.

pursuant a

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

officers and directors are fully indemnified by both corporations to the extent allowed by law.

carl m nurse and or entities or persons designated by carl m nurse shall retain 65% of all issued and outstanding shares and 90 % of all voting shares of siteworks inc , options and or warrants etc in for 10 years , unless otherwise amended by a majority vote and or unaminous written consent.