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MERGER OR SHARE EXCHANGE
IDEAWORKS, INC.

Certificate of Status	0
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FLORIDA
ATTORNEY GENERAL
TALLAHASSEE, FLORIDA**ARTICLES OF MERGER**

PURSUANT TO THE PROVISIONS of Section 607.1109, *Florida Statutes*, these Articles of Merger are entered into and adopted by and between IDEAWORKS, INC., a Florida corporation (Florida document number P96000042184) (the "Corporation"), and IW REAL ESTATE, L.L.C., a Florida limited liability company (Florida document number L11000110689) (the "LLC"), for the purpose of merging them into one of such entities.

1. The Corporation and the LLC have adopted the attached Plan of Merger.
2. After the merger, the surviving entity shall be IDEAWORKS, INC., which is a Florida corporation.
3. The Plan of Merger was adopted by the Corporation and the LLC pursuant to the applicable provisions of Chapters 607 and 608 (and 605, to the extent applicable), *Florida Statutes*, and in accordance with the Bylaws of the Corporation.
4. The Plan of Merger was adopted on April 10, 2014, by action taken by written consent of the sole stockholder and director of the Corporation.
5. The Plan of Merger was adopted on April 10, 2014 by action taken by unanimous written consent of the sole member of the LLC.
6. The Plan of Merger is effective for accounting purposes and all other purposes on April 10, 2014.

Dated on the dates set forth below.

[SIGNATURE PAGE FOLLOWS]

CLARK PARTINGTON HART Fax:8504348457

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IDEAWORKS, INC.

By: Cmado
Caron Sjoberg, President
Date: 4-10, 2014

IW REAL ESTATE, L.L.C.

By: Cmado
Caron Sjoberg, Member
Date: 4-10, 2014

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[Signature Page for Articles of Merger]

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PLAN OF MERGER

THIS IS A PLAN OF MERGER entered into by and between IDEAWORKS, INC., a Florida corporation (Florida document number P96000042184) (the "Corporation") and IW REAL ESTATE, L.L.C., a Florida limited liability company (Florida document number L11000110689) (the "LLC").

S T I P U L A T I O N S:

A. IDEAWORKS, INC. is a corporation organized and existing under the laws of the State of Florida, with its principal office at 1101 North Palafox Street, Pensacola, Florida 32501. Caron Sjoberg constitutes the sole stockholder and director of the Corporation.

B. IW REAL ESTATE, L.L.C., is a limited liability company organized and existing under the laws of the State of Florida, with its principal office at 1101 North Palafox Street, Pensacola, Florida 32501. Caron Sjoberg constitutes the sole member of the LLC.

C. Caron Sjoberg, as the sole stockholder and director of the Corporation and the sole member of the LLC, deems it desirable and in the best interest of the Corporation and the LLC that the LLC be merged with and into the Corporation pursuant to the provisions of Sections 608.438, et seq., and 607.1108 (and 605.1021, et seq., to the extent applicable), *Florida Statutes*, with the Corporation being the surviving entity.

IN CONSIDERATION OF THE MUTUAL COVENANTS AND SUBJECT TO THE TERMS AND CONDITIONS HEREINAFTER SET FORTH, THE CORPORATION AND THE LLC AGREE AS FOLLOWS:

Section 1. Merger. The LLC shall merge with and into the Corporation, and the Corporation shall be the surviving entity.

Section 2. Terms and Conditions. On the effective date of the merger, the separate existence of the LLC shall cease, and the Corporation shall succeed to all of the rights, privileges, immunities, franchises, and all of the property, real, personal, and mixed of the LLC without the necessity for any separate transfer. The Corporation shall thereafter be responsible for all of the

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liabilities and obligations of the LLC, and neither the rights of creditors nor any liens on the property of the LLC shall be impaired by the merger.

Section 3. Conversion of Interests in LLC to Stock Ownership Interests in Corporation.

Upon the merger of the LLC into the Corporation, no additional shares of stock in the Corporation will be issued and the current stock ownership of the Corporation shall remain as follows: one hundred percent (100%) of the issued and outstanding shares of stock of the Corporation shall be owned by Caron Sjoberg.

Section 4. Changes in Articles of Incorporation of Corporation. The current Articles of Incorporation of the Corporation shall continue to be its Articles of Incorporation following the merger unless and until revised in accordance with the Articles of Incorporation and the Bylaws of the Corporation.

Section 5. Changes in Bylaws of Corporation. The current Bylaws of the Corporation shall continue to be its Bylaws following the merger unless and until revised in accordance with the Articles of Incorporation and the Bylaws of the Corporation.

Section 6. Officers and Directors of Corporation. The officers and directors of the Corporation, as of the effective date of merger, shall be as follows:

Caron Sjoberg President/Secretary/Treasurer/Director

Section 7. Effective Date of Merger. The effective date of this merger shall be April 10, 2014.

Section 8. Execution of Agreement. This Plan of Merger may be executed in any number of counterparts, and each counterpart shall constitute an original instrument.

Dated on the dates set forth below,

[SIGNATURE PAGE FOLLOWS]

CLARK PARTINGTON HART Fax:8504348457

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IDEAWORKS, INC.

By: Cm20
Caron Sjoberg, President
Date: 4-10, 2014

IW REAL ESTATE, L.L.C.

By: Cm20
Caron Sjoberg, Member
Date: 4-10, 2014

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[Signature Page for Plan of Merger]