TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM679607

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/20/2018
RESUBMIT DOCUMENT ID:	900644137

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Izea, Inc.		08/16/2018	Corporation: NEVADA

RECEIVING PARTY DATA

Name:	IZEA WORLDWIDE, INC.	
Street Address:	1317 Edgewater Drive	
Internal Address:	#1880	
City:	Orlando	
State/Country:	FLORIDA	
Postal Code:	32804	
Entity Type:	Corporation: NEVADA	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4819399	SOUNDAMP

CORRESPONDENCE DATA

Fax Number: 4076453200

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 407-644-8888

Email: Idavis@firstiniplaw.com
Correspondent Name: Beusse Sanks, PLLC
Address Line 1: 157 E. New England Ave.

Address Line 2: Suite 2500

Address Line 4: Winter Park, FLORIDA 32789

	ATTORNEY DOCKET NUMBER:	15142-033
·	NAME OF SUBMITTER:	Terry M. Sanks
DATE SIGNED: 10/07/2021	SIGNATURE:	/Terry M. Sanks/
	DATE SIGNED:	10/07/2021

Total Attachments: 2

TRADEMARK REEL: 007445 FRAME: 0521 source=IzeaWorldwideInc_evidenceofnameofmergedcompany#page1.tif source=IzeaWorldwideInc_evidenceofnameofmergedcompany#page2.tif

TRADEMARK REEL: 007445 FRAME: 0522



BARBARA K. CEGAVSKE Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684-5708 Website: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS 92A.200)

Page 5

USE BLACK INN ONLY - DO NOT	THORESONT			above space is for offic	E USE ONLY
5) Amendment article numb	s, if any, to the a ers, if available.	rticles or certificat (NRS 92A.200)*:	e of the surv	iving entity. Provide	
		oration of IZEA, IN ety to read as follows		5 22, 2010, as amended, is hereby	
"Tise name of	the emporation is	IZEA Worldwide, Inc	c. (the "Corpor	ation")."	
				e e	
9-00-00-00		TOTAL PROPERTY AND			o ²
6) Location of I	Plan of Merger (cl	heck a or b):			
(a) T	e entire plan of m	erger is attached:			
œr,					
busin	any or business tru ess of the surviving	st. or at the records () sntity (NRS 92A 20 0	office address ())	e of the surviving corporation, limited if a limited partnership, or other place	of
1) Ellective day	and a second second	j: (opuona u) (mu st n ()8/33/2018	ot be later that Time:	nn 90 days after the certificate is fil 3-(X) sm	ed)
			and the second		
"Restated" or "Amended and must accompany the amende	Restated," according and/or restated and/or restated and/or restated and subsidiary), the a	ingly. The form to ac articles. Pursuant to articles of merger may	company resta NRS 92A.180 / not contain a:	e anicles of merger. Please entitle the description of secretal strictes prescribed by the secretal (merger of subsidiary into parent - Namendments to the constituent docum	ry of state evada
This form must be accompan	ed by appropriate	fees.		Necestra Securitary of State 62A N	terger Page 5 vised 1-5-15

ARTICLE 2

AGREEMENT AND PLAN OF MERGER

- 2.1 Adoption of Plan. The Surviving Entity and the Merging Entity hereby adopt the plan of merger contemplated by this Agreement pursuant to the provisions of Chapter 92A of the Nevada Revised Statutes and Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended. The Merger shall be accomplished in accordance with the relevant Nevada law.
- 2.2 Effective Time. The parties shall cause Articles of Merger substantially in the form attached hereto as Exhibit A to be executed by their respective representatives and filed with the Secretary of State of the State of Nevada. The Merger shall become effective at 6:00 a.m. (EST) on August 20, 2018 (the "Effective Time").
 - 2.3 Effect of Merger. When the Merger becomes effective:
- the separate existence of the Merging Entity shall cease, and the Merging Entity shall be merged with and into the Surviving Entity:
- the Articles of Incorporation of the Surviving Entity in effect at the Effective Time shall continue as the Articles of Incorporation of the Surviving Entity provided however that the Articles of Incorporation of the Surviving Entity shall be amended to reflect the change of the name of the Surviving Entity to IZEA WORLDWIDE, INC.;
- the Bylaws of the Surviving Entity in effect at the Effective Time shall become the Bylaws of the Surviving Entity:
- each officer of the Surviving Entity who is a duly appointed and presently serving officer of the Surviving Entity immediately prior to the Effective Time shall automatically continue to be and serve as an officer of the Surviving Entity:
- each director of the Surviving Entity who is a duly elected and presently serving director on the Board of Directors of the Surviving Entity immediately prior to the Effective Time shall automatically continue to be and serve as a director of the Surviving Entity until their successors shall have been duly elected and qualified or until otherwise provided by law, the Articles of Incorporation of the Surviving Entity or the Bylaws of the Surviving Entity;
- without further transfer, act or deed, the separate existence of the Merging Entity shall cease, and the Surviving Entity shall possess all of the rights, privileges, powers and franchises of a public as well as of a private nature, and shall be subject to all the restrictions, disabilities and duties of the Merging Entity:
- (vii) each and all of the rights, privileges, powers and franchises of the Merging Entity, and all property, real, personal and mixed, and all debts due to the Merging Entity on whatever account, and other things in action or belonging to the Merging Entity shall be vested in the Surviving Entity:
 - (viii) and all property, rights, privileges, powers and franchises, and each and

2

TRADEMARK REEL: 007445 FRAME: 0524

RECORDED: 09/17/2021