

Florida Department of State Division of Corporations Electronic Filing Cover Sheet

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MERGER OR SHARE EXCHANGE AdvantaIRA Trust, LLC

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EXAMINER

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ARTICLES OF MERGER

of

ENTRUST IRA SOUTHWEST FLORIDA, LLC
f/k/a TAX FREE STRATEGIES, LLC
Document Number L03000042029
a Florida limited liability company

into

ADVANTAIRA TRUST, LLC
a Florida limited liability company



THESE ARTICLES OF MERGER are hereby entered into by and between Entrust IRA Southwest Florida, LLC, a Florida limited liability company, whose principal office is 1520 Royal Palm Square Boulevard, Suite 320, Fort Myers, Florida 33919, and AdvantaIRA Trust, LLC, a Florida limited liability company, whose principal office is 1520 Royal Palm Square Boulevard, Suite 320, Fort Myers, Florida 33919.

Under Section 608.438 of the Florida Statutes, Entrust IRA Southwest Florida, LLC and AdvantaIRA Trust, LLC adopt the following Articles of Merger.

- 1. The Agreement and Plan of Merger dated as of Seltings 4, 2012 ("Plan of Merger") between Entrust IRA Southwest Florida, LLC and AdvantaIRA Trust, LLC was approved and adopted by the members of Entrust IRA Southwest Florida, LLC as of Selting W. 4 and was approved and adopted by the members of AdvantaIRA Trust, LLC as of 2012.
- 2. Under the Plan of Merger, all of the issued and outstanding membership units of Entrust IRA Southwest Florida, LLC will be acquired by means of a merger of Entrust IRA Southwest Florida, LLC and AdvantaIRA Trust, LLC with AdvantaIRA Trust, LLC as the surviving entity (the "Merger").
- 3. The Plan of Merger is attached as Exhibit A and incorporated by reference as if fully set forth herein.
- 4. The date and time of the effectiveness of the Merger shall be Section 4, 2012

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IN WITNESS WHEREOF, the parties have executed these Articles of Merger on Stotumbur 4, 2012.

Entrust IRA Southwest Florida, LLC, a Florida limited hability company

By:

David A. Owens, Manager

AdvantaIRA Trust, LLC, a Florida limited liability company

Ву:___

David A. Owens, Manager

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER is made effective Sections 4, 20, 2 (the "Effective Date"), by and among:

- (i) Entrust IRA Southwest Florida, LLC, a Florida limited liability company ("Entrust"); and
- (ii) AdvantaIRA Trust, LLC, a Florida limited liability company ("AdvantaIRA").

WHEREAS, the parties hereto desire to submit and adopt a plan of merger in accordance with Section 608.438 of the Florida Statutes;

WHEREAS, the parties hereto deem it advisable that Entrust be merged into AdvantaIRA pursuant to this Agreement and in accordance with the applicable statutes of the State of Florida;

WHEREAS, it is the intent of the parties hereto that the Membership Units Entrust shall be merged into the Membership Units of AdvantaIRA;

NOW, THEREFORE, the parties hereto agree as follows:

- 1. Transfer of Property and Liabilities. Upon the Effective Date of the merger, the separate existence of Entrust shall cease; and the Membership Units of Entrust shall be merged into the Membership Units of AdvantalRA. Upon the filing of Articles of Merger and this Agreement with the State of Florida, AdvantalRA shall possess all of the rights, privileges, immunities, powers, and purposes, and all of the property, real and personal, causes of action, and every other asset of Entrust, and shall assume and be liable for all of the liabilities, obligations, and penaltics of Entrust, in accordance with the Florida Limited Liability Company Act.
- 2. Continuation of Florida Limited Liability Company. Following the merger, the existence of AdvantaIRA shall continue unaffected and unimpaired by the merger, with all of the rights, privileges, immunities, and powers, and subject to all of the duties and liabilities, of a limited liability company organized under the laws of the State of Florida. The Certificate of Organization and the Operating Agreement of AdvantaIRA, as in effect on the Effective Date, shall continue in full force and effect and shall not be changed in any manner by the merger. The members and managers/managing members of AdvantaIRA immediately prior to the Effective Date shall continue as the members and managers/managing members of AdvantaIRA.
- 3. Conditions Precedent. All conditions precedent to the execution of this Agreement have been satisfied, including, but not limited to, any necessary consents of the ownership of AdvantalRA and Entrust.

Witnesses:

IN WITNESS WHEREOF, the parties have entered into this Agreement effective as of the Effective Date.

Bh hill

Entrust IRA Southwest Florida, LLC, a Florida/imited liability company

By: W

David A. Owens, Manager

Address: 1520 Royal Palm Sq. Rivd Suite 320

Fort Myers, Florida 33019

Date: SAPTEMBERY STOI

Witnesses:

AdvantaIRA Trust, LLC, a Florida limited mbility company

By: Will

David A. Owens, Manager

Address: 1520 Royal Palm Sq. Blvd.

Suite 320

Fort Myers, Florida 33919

Date: 52172mB42 4 , 2012