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(((H150001182123)))



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MERGER OR SHARE EXCHANGE

First Titan Corp.

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5/14/2015

COVER LETTER

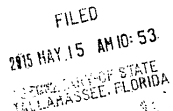
TO:	Amendment Section Division of Corporations				••		* * * * * * * * * * * * * * * * * * * *
OUD	•	First Titan	Con	. ` `			
SUBJ		me of Surviving Corpu		J			
The er	nclosed Articles of Merger and	fee are submitted	d for f	iling.			
Please	return all correspondence con	cerning this matt	er to f	ollowini	g: -		
	Jennifer Abne Contact Person	у [.]		.			•
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	Houston, TX 770	042					
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	Jennifer Abney		At [.] (713 y) ca Code & Dayti	8778333	<u></u>
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	Amendment Section Division of Corporations:				ment Section n of Corpora		•
	Clifton Building			P.O. Bo	x 6327	,	
	2661 Executive Center Circle Tallahassee, Florida 32301			Tallahas	see, Florida	32314	

First: The name and jurisdiction of the surviving corporation:

H15000118212 3

ARTICLES OF MERGER

(Profit Corporations)



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

Name	Jurisdiction	Document Number (If known/ applicable)
First Titan Corp.	Nevada	E0613412014-0
Second: The name and jurisdiction of each	merging corporation:	,
Name	Jurisdiction	Document Number (If known/applicable)
First Titan Corp.	Florida	P10000076007
		•
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	on the date the Articles of Merg	er are filed with the Florida
	c date: NOTE: An effective date canno	t be prior to the date of filing or more
Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa 12/8/2014 and shareholder	rd of directors of the surviving of approval was not required.	orporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa	rd of directors of the merging co	poration(s) on

(Attach additional sheets if necessary)

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Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
First Titan Corp.		Sydney Jim, President
First Titan Corp.		Sydney Jim, President
<u></u>		
		•
A		

PLAN OF MERGER (Non Subsidiaries)

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

<u>Name</u>	<u>Jurisdiction</u>	
First Titan Corp.	Nevada	
Second: The name and jurisdiction of e	ach merging corporation:	
Name	<u>Jurisdiction</u>	
First Titan Corp.	Florida	
		· · · · · · · · · · · · · · · · · · ·
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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 each 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:

Restated articles are attached:

Other provisions relating to the merger are as follows:

PLAN AND ACREEMENT OF MERGER

OF

FIRST TITAN CORP. (a Florida Corporation)

AND

FIRST TITAN CORP. (a Nevada Corporation)

PLAN AND AGREEMENT OF MERGER by and between FIRST TITAN CORP., a Florida corporation ("First Titan Florida"), and FIRST TITAN CORP., a Nevada corporation ("First Titan Nevada").

WHEREAS, First Titon Florida is a business corporation of the State of Florida with its registered office therein located at 7200 W. Camino Real, Suite 102, Book Raton, Florida 33433; and

WHEREAS, the total number of shares of stock which First Titan Florida has authority to issue is 250,000,000 shares of common stock, \$.0001 par value per share; and

WHEREAS, First Titan Nevada is a business corporation of the State of Nevada with its registered office therein located at 613 Saddle River Court, Henderson, Nevada 89015; and

WHEREAS, the total number of shares of stock which First Titan Nevada has authority to issue is 500,000,000, of which 480,000,000 are common stock, \$.001 par value per share, and 20,000,000 are preferred stock, \$.001 par value per share; and

WHEREAS, the Florida Business Corporations Act permits a merger of a business corporation of the State of Florida with and into a business corporation of another jurisdiction; and

WHEREAS, the Revised Statutes the State of Nevada permits the merger of a business corporation of another jurisdiction with and into a business corporation of the State of Nevada; and

WHEREAS, First Titan Florida and First Titan Nevada and the respective Boards of Directors thereof declare it advisable and to the advantage, welfare, and best interests of said corporations and their respective stockholders to merge First Titan Florida with and into First Titan Nevada pursuant to the provisions of the Florida General Corporation Law and pursuant to the provisions of the Revised Statutes of the State of Nevada upon the terms and conditions hereinafter set forth.

NOW, THEREFORE, in consideration of the premises and of the mutual agreement of the parties hereto hereby determine and agree as follows.

ARTICLE I

- 1.1. CONSTITUENT CORPORATIONS. The name, address and jurisdiction of organization of each of the constituent corporations are set forth in the regitals above.
- 1.2. SURVIVING CORPORATION. First Titan Nevada shall be the surviving corporation. The principal place of business, Articles of Incorporation, bylaws, officers and directors of First Titan Nevada shall survive the merger without amendment or revision and be the principal place of business, Articles of Incorporation, bylaws, officers and directors of the surviving corporation.
- 1.3. MERGER. On the Effective Date (as hereinafter set forth) and subject to the terms and conditions of this Agreement, the applicable provisions of the Florida Business Corporations Act ("Florida Law"), and the applicable provisions of Title 7, Chapter 78 of the Nevada Revised Statutes ("Nevada Law"), First

Titan Florida is merged with and into First Titan Nevada. The separate existence of First Titan Florida shall cease on and after the Effective Date.

ARTICLE II EXCHANGE AND CONVERSION OF SHARES

- 2.1. CONVERSION OF CAPITAL STOCK. On the Effective Date, each 100 issued and outstanding share of the common stock, \$.0001 par value per share, of First Titan Florida shall be converted into the right to receive one fully paid and non-assessable share of the common stock, \$.001 par value per share, of First Titan Nevada.
- 2.2. FRACTIONAL SHARES. No fractional shares or script representing fractional shares shall be issued by First Titan Nevada as a result of the merger and no shareholder will own less than five shares. Each fractional share that would otherwise result from the merger shall be cancelled and returned to the authorized and unissued capital stock of First Titan Nevada and one full share of First Titan Nevada common stock, \$.001 par value per share, shall be issued in its place. The necessary number of whole shares will be issued such that no shareholder will own less than five shares.
- 2.3. NO MANDATORY EXCHANGE. Notwithstanding the provisions of NRS 78.250, any certificate tepresenting shares of the common stock, \$.0001 par value per share of First Titan Florida shall be surrendered to First Titan Nevada for cancellation and exchanged for certificates representing shares of First Titan Nevada common stock, \$.001 par value per share. Any stock represented by certificates that have not been so surrendered and exchanged shall be entitled to notice of and vote on any matters on which the shareholders of First Titan Nevada are entitled to vote and shall be entitled to receive any distributions on First Titan Nevada capital stock.
- 2.4. CANCELLATION OF EXISTING SHARES. On the Effective date, each share of the common stock, \$.001 par value per share, of First Titan Nevada outstanding immediately prior to the merger shall be cancelled and returned to the authorized and unissued capital stock of First Titan Nevada.

ARTICLE III ADDITIONAL COVENANTS AND AGREEMENTS

- 3.1. SUBMISSION TO SERVICE IN FLORIDA. First Titan Nevada agrees that it may be served with process in the State of Florida in any proceeding for enforcement of any obligation of First Titan Nevada arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 607.1321 of the Florida Business Corporations Act, and irrevocably appoints the Secretary of State of Florida as its agent to accept services of process in any such suit or proceeding.
- 3.2 COOPERATION. This Agreement has been approved and adopted by the stockholders of First Titan-Florida in accordance with Florida Law. Therefore, the parties hereto agree that they will cause to be executed and filed and recorded any document or documents prescribed by Florida Law or Nevada Law, and that they will cause to be performed all necessary acts within the State of Florida and the State of Nevada and elsewhere to effectuate the merger herein provided for.
- 3.3. ADDITIONAL ASSURANCES. First Titan Florida bereby appoints the officers and directors, each acting alone, as its true and lawful attorneys in fact to do any and all acts and things, and to make, execute, deliver, file, and record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Agreement or of the merger herein provided for.

ARTICLE IV EFFECTIVE DATE

- 4.1. EFFECTIVE DATE. The effective date in the State of Florida and the State of Nevada, shall be on the date of the last to occur:
 - the first day after the duly recorded affirmative stockholder votes that authorized the merger in accordance with applicable law;
 - the first day after the 20th day after the date of mailing a Proxy Statement in compliance with the
 provisions of Section 14(c) of the Securities Exchange Act of 1934;
 - the filling and acceptance of articles of merger with the Secretary of State of Florida in accordance
 with Florida Law or at such later time as is agreed to by the parties hereto and specified in the
 certificate of merger; or
 - the filling and acceptance of articles of merger with the Secretary of State of Nevada in accordance with Nevada Law or at such later time as is agreed to by the parties hereto and specified in the certificate of merger.
- 4:2. TERMINATION. Notwithstanding the full approval and adoption of this Agreement, the said Agreement may be terminated by either party at any time prior to the Effective Date.
- 4.3. AMENDMENT. Notwithstanding the full approval and adoption of this Agreement, this Agreement may be amended at any time and from time to time prior to the Effective Date except that, without the approval of the stockholders of First Titan Florida and the stockholders of First Titan Nevada, no such amendment may (a) change the rate of exchange for any shares of First Titan Florida or the types or amounts of consideration that will be distributed to the holders of the shares of stock of First Titan Florida; (b) change any term of the Articles of Incorporation of First Titan Nevada; or (c) adversely affect any of the rights of the stockholders of First Titan Florida or First Titan Nevada.

ARTICLE V MISCELLANEOUS

- 5.1. COUNTERPARTS. This Agreement may be executed in one or more counterparts, each of which may have different signatures and be signed at different times. When all parties have signed at least one counterpart, each counterpart shall be deemed complete and shall constitute the same instrument.
- 5.2. ENTIRE AGREEMENT. This Agreement is intended by the parties to be the final expression of their agreement with respect to the matter set forth herein and is intended to contain all of the terms of such agreement without the need to refer to other documents. There are no other understandings, written or oral, among the parties with respect to the matter set forth herein.
- 5.3. AMENDMENT. This Agreement may not be amended except by a written instrument signed by the parties hereto.

IN WITNESS WHEREOF, this Agreement is hereby executed upon behalf of each of the parties thereto this 200 day of December, 2014.

FIRST TITAN CORP.

A Florida corporation

By:

Sydney Tink President and CEO FIRST TITAN CORP.
A Nevada corporation

Sydney ding