# P140037994

(Re	equestor's Name)		
(Ac	ldress)		
(Ac	dress)		
(Ci	ty/State/Zip/Phone	e #)	
PICK-UP	☐ WAIT	MAIL	
(Bu	isiness Entity Nar	me)	
(Document Number)			
Certified Copies	_ Certificates	s of Status	
Special Instructions to Filing Officer:			
		į	
L	_		

Office Use Only



200260879302

06/09/14--01016--020 \*\*70.00

JUN 20 2014 R. WHITE

## **COVER LETTER**

TO:	Amendment Section Division of Corporation	ns					
SUB.	ECT:	Bluelevel Tech	nolog	es, Inc.			
		Name of Surviving Co	rporation				
The e	nclosed Articles of Merg	er and fee are submi	tted for	filing.			
Pleas	e return all corresponden	ce concerning this m	atter to 1	following:			
	Joseph F Contact			_			
	Joseph F. Cit			-			
	6364 Per Addre			-			
	Cleveland, City/State	OH 44130 and Zip Code		_			
	bob@hers E-mail address: (to be used for	chal.com future annual report not	ification)	_			
For f	urther information conce	ning this matter, ple	ase call:				
	Joseph F. C Name of Contact		_ At (_	440 ) Area	Code & Day	884-2036 viime Telephone Numbe	er
	Certified copy (optional)	\$8.75 (Please send an	additions	al copy of yo	our docume	ent if a certified copy	is requested)
	STREET ADDRESS: Amendment Section Division of Corporation Clifton Building 2661 Executive Center Tallahassee, Florida 33	ns · Circle		Amendm Division P.O. Box	NG ADDI nent Section of Corpos x 6327 see, Florid	on rations	

## 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, Florida Statutes.

First: The name and jurisdiction of the $\underline{s}$	urviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Bluelevel Technologies, Inc.	Florida	P14000037994
Second: The name and jurisdiction of ea	ch merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
Bluelevel Technologies, Inc.	Illinois	66279294
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effects Department of State.	ive on the date the Article	es of Merger are filed with the Florida
OR 06 / 30 /2014 (Enter a specthan 90 day	eific date. NOTE: An effective es after merger file date.)	e date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving. The Plan of Merger was adopted by the sl		
The Plan of Merger was adopted by the b	oard of directors of the su der approval was not requ	
Sixth: Adoption of Merger by merging of The Plan of Merger was adopted by the sl		
The Plan of Merger was adopted by the b	oard of directors of the m	

## Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Bluelevel Technologies,Inc.		Soll la
(Corp# P14000037994)		Robert A. Ciulla, President
Bluelevel Technologies, Inc.		1 mla
(Corp# 66279294)		Robert A. Ciulla, President
	<del></del>	

# 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.

Name	Jurisdiction
Bluelevel Technologies, Inc.	Florida
Second: The name and jurisdiction of each merg	ing corporation:
Name	Jurisdiction
Bluelevel Technologies, Inc.	Illinois

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

First: The name and jurisdiction of the surviving corporation:

It is hereby agreed by and between the said parties hereto and in accordance with the said Statute of the State of Illinois that Bluelevel Technlogies, Inc. (Illinois) shall be merged into Bluelevel Techologies, Inc. (Florida) in accordance with the said Statute of the State of Florida and the parties hereto, by these presents agree to and prescribe to terms and conditions of said merger.

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:

# <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

### **MERGER AGREEMENT**

This Agreement made and concluded as of this 3 day of 2 day of 2014 by and between Bluelevel Technologies, Inc., a Florida Corporation, and Bluelevel Technologies, Inc., a Illinois Corporation.

#### **WITNESSETH:**

WHEREAS, Bluelevel Technologies, Inc., under the Articles of Incorporation of said Corporation filed with the offices of the Secretary of State of Florida, Corporation No. P14000037994.

WHEREAS, Bluelevel Technologies, Inc., under the Articles of Incorporation of said Corporation filed for record in the office of the Secretary of State of Illinois, Corporation No. 66279294.

WHEREAS, the above-named corporations are organized for the purpose of carrying on business of the same or of a similarly nature, and

WHEREAS, the respective Boards of Directors of said corporations deem it advisable to the end that greater efficiency and economy of management may be accomplished and otherwise and generally to the advantage and welfare of said corporations and their several and respective shareholders to merge said corporations under or pursuant to the provisions of the Statutes of the State of Florida.

NOW, THEREFORE, in consideration of the premises and the mutual agreements, provisions, covenants and grants herein contained, it is hereby agreed by and between the said parties hereto and in accordance with the said Statutes of the State of Illinois, that Bluelevel Technologies, Inc. (Illinois) shall be merged into Bluelevel Technologies, Inc. (Florida) in accordance with the said Statute of the State of Florida and the parties hereto, by these presents, agree to and prescribe to terms and conditions of said merger.

IN WITNESS WHEREOF, the said corporations have cause these presents to be signed by their respective President and Secretary, as thereunto duly authorized as of the day and year first above written.

BLUELEVEL TECHNOLOGIES, INC. (Corporate #P14000037994)

By:

Robert A. Ciulla, President

And:

Joseph F. Ciulla, Secretary

BLUELEVEL TECHNOLOGIES, INC. (Corporate #66279294)

By:

Robert A. Çiulla, President

and:

Traciann Ciulla, Secretar