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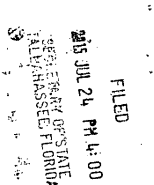
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## ARTICLES OF MERGER OF BL ADVISORS INC. (A New York Corporation) INTO BL ADVISORS INC. (A Florida Corporation)

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SECRETARY OF STATE
TALEAHASSEE, FLORIDA

Pursuant to Section 607.1105 of the Florida Statutes, the undersigned corporations adopt the following Articles of Merger for the purposes of merging BL ADVISORS INC., a New York Corporation (the "Merging Corporation"), into BL ADVISORS INC., a Florida Corporation (the "Surviving Corporation").

#### ARTICLE I PLAN OF MERGER

The Plan of Merger is attached hereto as Exhibit "A".

### ARTICLE II EFFECTIVE DATE OF MERGER

The effective date of this merger shall be the close of business on July 31, 2015.

#### ARTICLE III STOCKHOLDER APPROVAL

BL ADVISORS INC. (A Florida Corporation)

By:

Barry Lewis, President

PLAN AND AGREEMENT OF MERGER
OF
BL ADVISORS INC. (A New York Corporation)
WITH AND INTO
BL ADVISORS INC. (A Florida Corporation)

AGREEMENT OF MERGER entered into this \_\_\_\_\_day of July, 2015 by and between BL ADVISORS INC., a New York corporation ("Merging Corporation"), and BL ADVISORS INC. a Florida corporation ("Surviving Corporation"):

WHEREAS, Merging Corporation is a corporation duly organized and operating under the laws of the State of New York;

WHEREAS, Surviving Corporation is a corporation duly organized and operating under the laws of the State of Florida;

WHEREAS, the Board of Directors and Stockholder of Merging Corporation and Surviving Corporation deem it advisable and for the benefit of their respective corporations that Merging Corporation be merged into Surviving Corporation under the terms and conditions hereinafter set forth and said Boards of Directors and Stockholder have approved this Plan and Agreement of Merger (hereinafter the "Agreement");

**NOW THEREFORE**, Merging Corporation and Surviving Corporation have agreed that pursuant to the Florida Business Corporation Act and subject to the conditions hereinafter set forth, Merging Corporation shall be merged into Surviving Corporation.

#### **ARTICLE I**

#### **MERGER**

At the time of the merger, as defined in Article V hereof, the following two corporations shall merge:

## BL ADVISORS INC. (Merging New York Corporation)

into

## BL ADVISORS INC., (Surviving Florida Corporation)

The separate existence of Merging Corporation shall cease and Surviving Corporation shall continue to exist by virtue of and shall be governed by the laws of the State of Florida with its present name.

#### ARTICLE II

#### **TRANSFERS**

At the time of the merger, Surviving Corporation shall without further act or deed, own and possess all the property of every description, real, personal and mixed, of Merging Corporation as provided by the Florida Business Corporation Act. Also, as provided by those laws, all rights of creditors and of any person dealing with either Merging Corporation or Surviving Corporation and all liens upon any property of Merging Corporation or Surviving Corporation shall be preserved unimpaired by the merger, and all debts, liabilities, obligations and duties of Merging Corporation shall thenceforth attach to Surviving Corporation and may be enforced against it to the same extent as if the same had been incurred by it.

#### ARTICLE III

#### APPROVAL OF MERGER

The Plan and Agreement of Merger was approved by the respective shareholders and Boards of Directors of Merging Corporation and Surviving Corporation on July 7, 2015.

#### ARTICLE IV

#### SHARE CONVERSION

The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the Surviving Corporation is that each outstanding share of the Merging Corporation shall be cancelled and, since the shareholders of the Merging and Surviving Corporations are the same and said shareholders each own the same number of shares in the Merging and Surviving Corporations, the existing shares held by the shareholders of the Surviving Corporation shall remain in existence and represent the full post-merger ownership in the Surviving Corporation.

#### ARTICLE V

#### **EFFECTIVE DATE**

Subject to the provisions hereof, as soon as practicable after the adoption of this Agreement, the further procedures to effectuate the merger, specified by the Florida Business Corporation Act, to make the merger effective under Florida law shall be carried out and the merger shall become effective at, and the "time of merger" shall mean for purposes of this Agreement, the close of business on July 31, 2015.

#### **ARTICLE VI**

#### PLAN OF REORGANIZATION

This Agreement constitutes a Plan of Reorganization to be carried out in the manner, on the terms, and subject to the conditions herein set forth.

#### ARTICLE VII

#### COUNTERPARTS

Any executed counterpart of this Plan and Agreement of Merger transmitted by way of electronic means (i.e., facsimile or email) shall be deemed to be an original counterpart for any and all purposes, including without limitation, legal matters.

IN WITNESS WHEREOF, this Agreement of Merger has been signed by the duly authorized representatives of the Merging and Surviving Corporations.

BL ADVISORS INC.

LEFTLEWIK BARRYMERGERMAN-MER'S LY 44

BL ADVISORS INC.

(The Merging New York Corporation)

(The Surviving Florida Corporation)

By:

Barry Lewis, President

By

Barry Lewis President