# P14000089405

(Requestor's Name)				
(Address)				
(Address)				
(City/State/Zip/Phone #)				
PICK-UP WAIT MAIL				
(Business Entity Name)				
(Document Number)				
Certified Copies Certificates of Status				
Special Instructions to Filing Officer:				

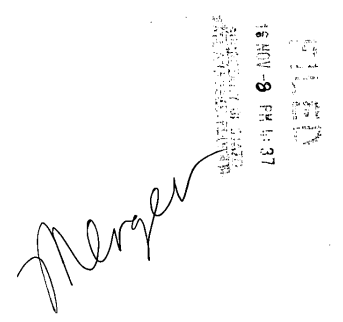
Office Use Only



700289984777

11/09/16--01027--005 \*\*35.00

09/16/16--01014--007 \*\*43.75



NOV 0 9 2016 D CONNELL

### LAW OFFICE OF STELLA SUAREZ-RITA, PA

12789 W. Forest Hill Blvd., Suite 9-A Wellington, FL 33414 Telephone: 561.586.5883 EFax: 561.892.3952

Email: stella@ritalaw.us

November 2, 2016

#### Via US Mail

Florida Department of State Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Re:

ARTCA INVESTMENTS CORP.

Ref. No: P14000089405

To whom it may concern:

Enclosed please find the following document in reference to the above mentioned transaction:

- Copy of the letter from Florida Department of State dated September 23, 2016;
- Revised Articles of Merger in reference to the above mentioned corporation; and
- This Firm's Trust Account check # 3238 in the amount of \$35.00 for Merger Fee;

If you have any questions, please do not hesitate to call.

Sincerely yours,

Stella Suarez-Rita

Stella Suarez-Rita Attorney-at-law Encl.



#### FLORIDA DEPARTMENT OF STATE Division of Corporations

September 23, 2016

STELLA SUAREZ-RITA, PA LAW OFFICE OF STELLA SUAREZ-RITZ 12783 W. FOREST HILL BLVD., SUITE 9-A WELLINGTON, FL 33414

SUBJECT: ARTCA INVESTMENTS CORP.

Ref. Number: P14000089405

We have received your document and check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

There is a balance due of \$35.00. Refer to the attached fee schedule for a breakdown of the fees. Please return a copy of this letter to ensure your money is properly credited.

The fee to file articles of merger or articles of share exchange is \$35 per party to the merger or share exchange. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

The current name of the entity is as referenced above. Please correct your document accordingly.

For each corporation, the document must contain the date of adoption of the plan of merger or share exchange by the shareholders or by the board of directors when no vote of the shareholders is required.

The merger should include 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.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

16 NOV -8 PH 12: 27

Darlene Connell Regulatory Specialist III

Letter Number: 116A00020533

#### **COVER LETTER**

TO:	Amendment Section Division of Corporations	
SUBJI	ARTCA Investment Corn	
SOBJ	Name of Surviving Corporation	
The en	nclosed Articles of Merger and fee are submitted for filing	
Please	e return all correspondence concerning this matter to follow	wing:
Stella S	Suarez-Rita, PA	
	Contact Person	
Law Oí	Office of Stella Suarez-Rita	
· <del></del>	Firm/Company	
12783 \	W. Forest Hill Blvd, Suite 9-A	
	Address	
Welling	ngton, F1. 33414	
<b>4.</b>	City/State and Zip Code	
stella@	Pritalaw.us	
E-	-mail address: (to be used for future annual report notification)	
For fur	orther information concerning this matter, please call:	
Stella S	Suarez-Rita 561	586-5883
	Name of Contact Person	Area Code & Daytime Telephone Number

Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested)



Amendment Section
Division of Corporations
Clifton Building
266 | Executive Center Circle
Tallahassee, Florida 32301

**MAILING ADDRESS:** 

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, Florida 32314

## **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.

	urisdiction of the <u>surviving</u> corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/applicable)
ARTCA Investments Corp	Florida	P14000089405
Second: The name and	d jurisdiction of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
J & J Auto Services, Inc.	Florida	P16000007581
		of o
		Control of the contro
		102
Third: The Plan of Me	nall become effective on the date the Articles	of Margar are filed with the Floride
Department of State.	an occome crecave on the date the Afficies	or Merger are med with the Florida
<u>OR</u> //	(Enter a specific date. NOTE: An effective date.	ate cannot be prior to the date of filing or more
	than 90 days after merger file date.)  It this block does not meet the applicable statutory filing  In the Department of State's records.	requirements, this date will not be listed as the
	erger by <u>surviving</u> corporation - (COMPLETE s adopted by the shareholders of the surviving	
The Plan of Merger was	s adopted by the board of directors of the surv	iving corporation on
July 30, 2016	and shareholder approval was not require	
	erger by merging corporation(s) (COMPLETE of adopted by the shareholders of the merging of	
The Plan of Merger was July 30, 2016	s adopted by the board of directors of the merg and shareholder approval was not require	

## Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
ARTCA InvestmentsCorp.	- dulus	Paula A. Garcia. President
J & J Auto Services, Inc.	dum	Paula A. Garcia, President

## 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.

First: The name and jurisdiction of the <u>surviving</u> corporation:

Name	Jurisdiction		
ARTCA Investments Corp.	Florida		
Second: The name and jurisdiction of each mergi	ng corporation:		
Name	Jurisdiction		
J & J Auto Services, Inc.	Florida		
Third: The terms and conditions of the merger are	e as follows:		
All of the assets of J & J Auto Services, Inc. shall be transfe J & J Auto Services, Inc to ARTCA Investments Corp.	rred to ARTCA Investments Corp to be accomplished by a Bill of Sale from		

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: Hereto as Exhibit "A"

## <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

Exhibit "A"

Plan of Merger

Fourth: All of the issued and outstanding shares of stock shall be redeemed at the current value of \$10.00 per share to be paid in cash by ARTCA Investments Corporation to the shareholders of J & J Auto Services, Inc.