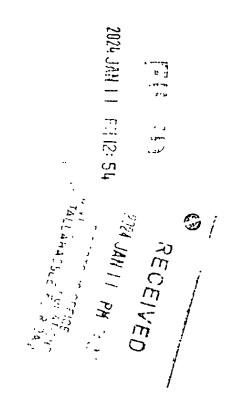
L22000148841

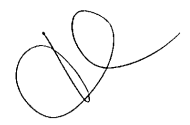
(R	Requestor's Name)	
(A	Address)	
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(C	City/State/Zip/Phone	#)
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(8	ousiness Entity Name	2)
(D	Ocument Number)	
ertified Copies	Certificates	s of Status
Special Instructions to Fil	ling Officer:	 - · · · · · · · · · · · · · · · ·

Office Use Only



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January 18, 2024

CT CORP

CORRECTED
Please Allow For
Same File D

SUBJECT: PROVENANCE INVESTMENT GROUP LLC

Ref. Number: L22000148841

We have received your document for PROVENANCE INVESTMENT GROUP—LLC and your check(s) totaling \$. However, the enclosed document has not been gilled and is being returned for the following correction(s):

You failed to make the correction(s) requested in our previous letter.

As a condition of a merger, pursuant to s.605.0212(8) and/or s.607.1622 (8), Florida Statutes, each party to the merger must be active and current in filing its annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

If you have any questions concerning the filing of your document, please call (850) 245-6000.

Neysa Culligan Regulatory Specialist III

Letter Number: 624A00000724

2024 JAN 18 BH 1:12

CT CORP

(850) 656- 4724 3458 lakesore Drive Tallahassee, FL 32312

01/11/2024

Date:

wie SW

		Acc#I20160000072	-0	
Name:	Provenance	Investment Group LL	C	
Document #:				
Order #:	15321820 -	1		
Certified Copy of Arts & Amend: Plain Copy: Certificate of Good Standing:				2024 JAN 11 P. 12: 54
Certified Copy of				<u> </u>
Apostille/Notarial Certification:		Country of Destination: Number of Certs:		
Filing: 🗹	Certified: Plain: COGS:		Email Address for	Annual Report Notifications
Availability Document Examiner Updater Verifier W.P. Verifier Ref#	Amount:	\$ 50.00		

Thank you!

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025. Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name	<u>Jurisdiction</u>	Form/Entity Type
CTJ Investments LLC L72-578047	Florida	LLC
Provenance Investment Group LLC	Florida	LLC
SECOND: The exact name, form/entity type,	and jurisdiction of the surv	riving party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
Provenance Investment Group LLC	Florida	LLC
172-148841		

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

FOURTH:	Please check one	of the boxes	that apply to si	urviving en	tity: (if	applicable)

× .	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.						nic record
_	This entity is created by the r	merger and is	ı domestic filing er	atity, the public organic	record is atta	ached.	
	This entity is created by the r liability partnership, its stater			liability limited partner	ship or a don	nestic lim	nited
_	This entity is a foreign entity mailing address to which the Florida Statutes is:						
ss.605	1: This entity agrees to pay any .1006 and 605.1061-605.1072,	F.S.	-				
	H: If other than the date of filing file in the date this document is file.				ot be prior to	nor more	e than 90
as the	If the date inserted in this bloc document's effective date on th	ne Department			ents, this date	will not	be listed
<u>SEVE</u>	NTH: Signature(s) for Each P	arty:			Typed o	r Printed	
Name	of Entity/Organization:		Signature(s):			f Individ	
CTJ Investments LLC		(dten Burness		Colten Burress, a Member			
Provenance Investment Group LLC			Colten Burness		Colten Burress, a Member		
			1000F080FB	C4B0	=	2024	
					<u> </u>		
						-	
Corpo	rations:		Vice Chairman, P.		;	70	
				ature of incorporator.)		PH 12: 54	<i>-</i>
General partnerships: Signature of a general partner or authorized person Florida Limited Partnerships: Signatures of all general partners			•	5.	ž.		
Non-Florida Limited Partnerships: Signatures of an general partner				2			
Limited Liability Companies: Signature of an authorized person							
Fees:	For each Limited Liability Co	ompany:	\$25.00	For each Corporation	on:	9	35.00
	For each Limited Partnership:		\$52.50	For each General Pa			\$25.00
	For each Other Business Entit					9	00,08

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name	<u>Jurisdiction</u>	Form/Entity Type
CTJ Investments LLC	Florida	LLC
Provenance Investment Group LLC	Florida	LLC
		<u> </u>
SECOND. The constraint form formation to the	and invitations of the completing page	v ora as follows:
SECOND: The exact name, form/entity type, a	nd jurisdiction of the surviving part	y are as follows:
Name	Jurisdiction	Form/Entity Type
Provenance Investment Group LLC	Florida	LLC

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

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<u>FOUF</u>	RTH: Please check one of the	boxes that apply to	surviving en	tity: (if applicable)		
×΄.	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.					
-	This entity is created by the r	nerger and is a don	nestic filing e	ntity, the public organ	ic record is attach	ed.
	This entity is created by the r liability partnership, its stater	_		-	ership or a domes	tic limited
-	This entity is a foreign entity mailing address to which the Florida Statutes is:					
				······································		
ss.605 SIXTI days a Note:	4: This entity agrees to pay any .1006 and 605.1061-605.1072, H: If other than the date of filit fiter the date this document is fill the date inserted in this bloc document's effective date on the date of the date on the date on the date of the date of the date on the date of the	F.S. ng, the delayed effered by the Florida I	ective date of Department of e applicable s	the merger, which can f State: tatutory filing require	nnot be prior to no	or more than 90
	NTH: Signature(s) for Each P	•	inte s record.	•		
	of Entity/Organization:		ature(s):		Typed or P Name of Ir	
	vestments LLC	- 0	Colten Burness		Colten Burress, a	1 Member
Provenance Investment Group LLC			Collin Burniss		Colten Burress, a Member	
Corpoi	rations:			President or Officer nature of incorporator	:.)	
	al partnerships:			er or authorized persor	1	
	a Limited Partnerships:	Signatures of al				
	lorida Limited Partnerships: d Liability Companies:	Signature of a g Signature of an				
Fees:	For each Limited Liability Co	ompany:	\$25.00	For each Corpora	tion:	\$35.00
	For each Limited Partnership	:	\$52.50	For each General	Partnership:	\$25.00
	For each Other Business Enti	ty;	\$25.00	Certified Copy (optional):	\$30,00