N15000000833

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P.O. Box 121727, Clermont, FL. 34712 - 407.204.9987 - www.heartoftitus.org

June 21, 2023

Florida Department of State **Division of Corporations** PO Box 6327 Tallahassee, FL 32314

RE: Letter No: 023A00013142 Reference No: N05000000833

Dear Annette Ramsey:

We have received your letter of June 9, 2023 and in response please find our Check No! 5044 in the amount of \$35.00 as per your request along with the copy of your letter dated June 9, 2023

1/65 Filed on Le 21,2023

and the document.

We also the amost coport - fee for ten St. Min. If you require any further information, please do not hesitate to contact us.

Sincerely,

Emily Nardella Finance Manager

Heart of Titus Ministries, Inc.

Emily Nortalia



P.O. Box 121727, Clermont, FL. 34712 - 407.204.9987 - www.heartoftitus.org

June 22, 2023

Florida Department of State Division of Corporations PO Box 6327 Tallahassee, FL 32314

RE: Letter No: 023A00013142 Reference No: N05000000833

Dear Annette Ramsey:

We have received your letter of June 9, 2023 and in response please find our Check No. 5044 in the amount of \$35.00 as per your request along with the copy of your letter dated June 9, 2023 and the document. The Annual Report and fee for Ken Stutts Ministries was filed on June 21, 2023.

If you require any further information, please do not hesitate to contact us.

Sincerely,

Emily Nandeléa Emily Nardella Finance Manager

Heart of Titus Ministries, Inc



June 9, 2023

ANTHONY M. NARDELLA JR HEART OF TITUS MINISTRIES INC PO BOX 121727 CLERMONT, FL 34712

SUBJECT: HEART OF TITUS MINISTRIES, INC.

Ref. Number: N05000000833

We have received your document for HEART OF TITUS MINISTRIES, INC. 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.

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.

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.

Letter Number: 023A00013142

Annette Ramsey OPS

www.sunbiz.org

ARTICLES OF MERGER

(Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation.

Act, pursuant to section 617.1105, Florida Statutes.

First. The name and jurisdiction of the surviving corporation:

document's effective date on the Department of State's records.

Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
HEART OF TITUS MINISTRIES, INC.	FLORIDA	N05000000833
Second: The name and jurisdiction of	each <u>merging</u> corporation	:
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
KEN STUTTS MINISTRIES, INC.	FLORIDA	N01000000398
· · · · · · · · · · · · · · · · · · ·		
Third: The Plan of Merger is attached		
Fourth: The merger shall become effe Department of State	ctive on the date the Articl	es of Merger are filed with the Florida
OR / / (Enter a sp 90 days after merger file date).	ecific date. NOTE: An effective	ve date cannot be prior to the date of filing or more than
Note: If the date inserted in this block does no	t meet the applicable statutory fi	ling requirements, this date will not be listed as the

(Attach additional sheets if necessary)

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION

(COMPLETE ONLY ONE SECTION)

SECTION I
The plan of merger was adopted by the members of the surviving corporation on
The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows: FOR AGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on March 3, 2023 The number of directors in office was 8 AGAINST The vote for the plan was as follows: 8 FOR 0
Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s) (COMPLETE ONLY ONE SECTION)
SECTION I The plan of merger was adopted by the members of the merging corporation(s) on March 5, 2023 The number of votes cast for the merger was sufficient for approval and the vofor the plan was as follows: 4 FOR 0 AGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on The number of directors in office was The vote for the plan was as follows: FOR 0

Seventh: SIGNATURES FOR EACH CORPORATION

Netro (Correction	des capitals produced the capitals of the capital of the capitals of the capital of the capita	Trend or Prisons Name of Individual & Tid
Hears of Tires Ministries, Inc.	Marx	Asthony M. Nardella, Jr., President
Ken Status Ministrica, Inc.		Keeneth W. Street, President
	211.871	/

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>surviving</u> corporation:	
Name	<u>Jurisdiction</u>
Heart of Titus Ministries, Inc.	Florida
The name and jurisdiction of each merging corporation:	
Name	Jurisdiction
Ken Stutts Ministries, Inc.	Florida
The terms and conditions of the merger are as follows: All of the assets of the merging corporation shall be retitled, if need submission of the Articles of Merger to the Florida Division of Corp corporation from the merging corporation shall be designated for Pa continues to minister. This will include cash and the existing 2014 I shall be paid for out of the funds designated to him, including any c specifically designation for Pastor Stutts. Upon the retirement, disa funds shall be released.	porations. All of the assets to be acquired by the surviving astor Ken Stutts' ministry endeavors for so long as he Lincoln. All ministry expenses incurred by Pastor Stutts ontributions received by the surviving corporation
A statement of any changes in the articles of incorporation merger is as follows:	n of the surviving corporation to be effected by the
Other provisions relating to the merger are as follows:	
Pastor Stutts hereby consents to the use of his name, and the name "	Ken Stutts Ministries", to be filed as a fictitious name by the

There are no known liabilities of the merging corporation and it is agreed that if any such unknown liabilities become known,

surviving corporation.

that such liabilities will be paid for out of the assets to be acquired by the surviving corporation in this merger.

All merging corporation accounts with financial institutions will be closed and funds transferred to the surviving corporation's