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## **COVER LETTER**

TO:

TO:	TO: Amendment Section Division of Corporations				
SUBJ	ECT: Kingdom Life Ministry, Inc. of G				
		Name of Surviving Corporation)			
The er	The enclosed Articles of Merger and fee are submitted for filing.				
Please return all correspondence concerning this matter to following:					
Winsto	on Bradley				
-	(Contact Person)				
Kingdo	om Life Ministry dba Greater Love and Fai	th Ministries			
	(Firm/Company)				
902 5	SE 10th Terrace				
	(Address)				
Gaine	esville, FL 32601				
	(City/State and Zip Code)				
For further information concerning this matter, please call:					
Winst	on Bradley	At ( 352 ) 373-4889			
	(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)					
	STREET ADDRESS:	MAILING ADDRESS:			
	Amendment Section Division of Corporations	Amendment Section Division of Corporations			
	Clifton Building	P.O. Box 6327			
	2661 Executive Center Circle	Tallahassee, Florida 32314			
	Tallahassee, Florida 32301	· withingstad · to the sac i t			

## 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.

Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Kingdom Life Ministry of Gainesville, Inc.	Florida	N05000011472
,		
Second: The name and jurisdiction of ea	ch merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Greater Love and Faith Ministries, Inc.	Florifa	N11000007342
	**************************************	
Third: The Plan of Merger is attached.		
·	·	
Third: The Plan of Merger is attached.  Fourth: The merger shall become effect Department of State	ive on the date the Article	es of Merger are filed with the Florida
Fourth: The merger shall become effect Department of State		
Fourth: The merger shall become effect Department of State		ve date cannot be prior to the date of filing or mor
Fourth: The merger shall become effect Department of State  OR // (Enter a spec		ve date cannot be prior to the date of filing or mor
Fourth: The merger shall become effect Department of State  OR // (Enter a spec		ve date cannot be prior to the date of filing or mor
Fourth: The merger shall become effect Department of State  OR // (Enter a spec		ve date cannot be prior to the date of filing or more SECRET/

## Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION (COMPLETE ONLY ONE SECTION)

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:  FORAGAINST
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  AGAINST
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  The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows:  FORAGAINST
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:FORAGAINST

## **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 surviving corporation.	
Name	<u>Jurisdiction</u>
Kingdom Life Ministry of Gainesville, Inc.	Florida
The name and jurisdiction of each <u>merging</u> corporation:	
Name	Jurisdiction
Greater Love and Faith Ministries, Inc.	Florida
<del></del>	
<del></del>	

The terms and conditions of the merger are as follows:

Kingdom Life Ministry, Inc. and Greater Love and Faith Ministries, Inc. agree to merge and the name will become Kingdom Life Ministry, Inc dba Greater Love and Faith Ministries. Beatrice K. Long-Richardson will be the President and Pastor of the merged ministry and the corporate structure will also change.

A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows:

The President will be Beatrice K. Long-Richardson; Administrative Vice President will be Winston Bradley; the Executive Vice President will be Neil Butler; the secretary will be Sandra Bradley; the treasurer will be Evelyn Williams; director will be Dr. Edith Cole

Other provisions relating to the merger are as follows:

#### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of the chairman/ vice chairman of the board	Typed or Printed Name of Individual & Title
Kingdom Life Ministry of Gainesville, Ir	or an officer.	Winston Bradley, Administrative Vice Pastor
Greater Love and Faith Ministries, Inc	· Buttuck by tichnels	Beatrice K. Long-Richardson, President
	-	