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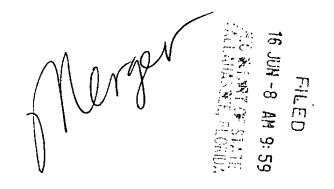
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(Address)			
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(Business Entity Name)			
(Document Number)			
Certified Copies	_ Certificates	of Status	
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FLORIDA DEPARTMENT OF STATE Division of Corporations

May 26, 2016

Charles E. Hall, Ph.D Hall & Edwards, PA 3791 A1A South, Suite B St. Augustine, FL 32080

SUBJECT: ARK EVANGELISTIC ASSOCIATION INC

Ref. Number: N13000001675

We have received your document for ARK EVANGELISTIC ASSOCIATION INC and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

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

Please be specific about the terms and conditions of the merger (see paraagraph 3 of the plan of merger) such as saying the surviving corporation will take over the assets and liabilities of the merged corporation.

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.

Annette Ramsey
Regulatory Specialist II

Letter Number: 716A00011180

16 JUN -8 AM 10; 49



May 9, 2016

Charles E. Hall PHD Hall & Edwards, P.A. 3791 A1A South, Suite B St. Augustine, FL 32080

SUBJECT: ARK EVANGELISTIC ASSOCIATION INC

Ref. Number: N13000001675

We have received your document for ARK EVANGELISTIC ASSOCIATION INC and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The capacity of the person signing the document must be typed or printed beneath or opposite the signature.

Please be specific about the terms and conditions of the merger (see plan of merger).

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.

Annette Ramsey Regulatory Specialist II

Letter Number: 316A00009683

SHAY 19 PM 2: 30

COVER LETTER

TO: Amendment Section
Division of Corporations

	(Name of Surviving Corporation)
he enclosed Articles of Merger and fee are	submitted for filing.
lease return all correspondence concerning	this matter to following:
Charles E Hall PhD	
(Contact Person)	
Hall & Edwards, PA	
(Firm/Company)	
791 A1A South, Suite B	
(Address)	
t Augustine, Fl 32080	
(City/State and Zip Code)	
or further information concerning this matte	er, please call:
Charles E Hall	904 471-3100 At ()
(Name of Contact Person)	(Area Code & Daytime Telephone Number)

STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, Florida 32301

MAILING ADDRESS:

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

ARTICLES OF MERGER

(Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation of the section 617 1105. Florida Statutes. First: The name and jurisdiction of the <u>surviving</u> corporation: Name <u>Jurisdiction</u> Document Number (If known/applicable) ARK EVANGELISTIC ASSOCIATION INC **FLORIDA** N13000001675 Second: The name and jurisdiction of each merging corporation: Document Number Name <u>Jurisdiction</u> (If known/applicable) SHARE THE FRUIT MINISTRIES, INC. **FLORIDA** N02000008782 Third: The Plan of Merger is attached. Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State _ (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than OR

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

90 days after merger file date).

(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 April 28, 2016	
The number of votes cast for the merger was sufficient for approval and the vote for the plan was as 100% FOR 0 AGAINST	follows:
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the mem executed in accordance with section 617.0701, Florida Statutes.	bers and
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 was The vote for the plan was as follows:	tors in
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 April 28, 2016 The number of votes cast for the merger was sufficient for approval a for the plan was as follows: FOR 0 AGAINST	nd the vote
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the member executed in accordance with section 617.0701, Florida Statutes.	pers and
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 direct office was The vote for the plan was as follows: FOR	ors in
AGAINST FOR FOR	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of the chairman/ vice chairman of the board or an officer.	Typed or Printed Name of Individual & Title
Ark Evangelistic Association Inc	albert R. Laidor Jr.	Albert R. Kaidor, Jr. – President
Share The Fruit Ministries Inc	Wale 18. Patetal	Dale H. Proffitt - President
		•

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>				
Ark Evangelistic Association Inc	Florida				
The name and jurisdiction of each merging corporation:	•				
Name	Jurisdiction				
Share The Fruit Ministries Inc	Florida				
Share The Fruit Ministries Inc	rionda				
	·				
v					
The terms and conditions of the merger are as follows:					
\$10.00 in Cash and other consideration					
,					
The surving corporation is taking over	(assuming) all assets				
and liabilities of the merged corporation.					
A statement of any changes in the articles of incorporation of	of the surviving corporation to be effected by the				
nerger is as follows:					
None					
Other provisions relating to the merger are as follows:					
None					