

N93000001328

TEW, ZINOBER, BARNES, ZIMMET & UNICE
ATTORNEYS AT LAW

JOEL R. TEW
FREDRIC S. ZINOBER
ROBERT L. BARNES, JR.
ALAN S. ZIMMET
T. R. UNICE, JR.
ANDREW J. SALZMAN
JEFFREY P. CARIO*

LEE WM. ATKINSON
MARK A. CONNOLLY
DONNA J. FELDMAN
PAUL J. WATERS
BRET T. JARDINE
PATRICK A. BURSON
CHRISTOPHER M. AIELLO
ROBERT E. HEYMAN
RICHMOND C. FLOWERS
ANDREA L. ABRASS
JOSEPH A. CORSMEIER
KAREN B. CLARK
JAIME AUSTRICH
*HERNANDO RESIDENT PARTNER

CLEARWATER OFFICE
PRESTIGE PROFESSIONAL PARK
2655 McCORMICK DRIVE
CLEARWATER, FLORIDA 33759

HERNANDO OFFICE
7361 FOREST OAKS BLVD.
SPRING HILL, FLORIDA 34606

PLEASE REPLY TO:
P. O. BOX 5124
CLEARWATER, FLORIDA 33758-5124

CLEARWATER OFFICE
(813) 799-2882

FAX
(813) 726-0058
(813) 799-6794

HERNANDO OFFICE
(352) 683-0597
FAX
(352) 686-0701

E-Mail Address: TZBZU@aol.com

Of Counsel:

STEPHAN A. GHAN

June 10, 1998

Division of Corporations
Department of State
The Capitol
P. O. Box 6327
Tallahassee, FL 32314

Re: Village of Hope, Inc.

Gentlemen:

Enclosed is the original and one signed copy of the Articles of Merger of the above corporation. We have also enclosed a check in the amount of \$35.00 for the filing fee.

Please process this at your earliest opportunity and return a file-stamped copy of the Articles of Merger to this office.

Thank you for your assistance. If you have any questions, please do not hesitate to call us.

Sincerely,

TEW, ZINOBER, BARNES, ZIMMET & UNICE

Linda B. Schumacher
Linda B. Schumacher
secretary to:
Joel R. Tew

VS AUG 25 1998

Merger

JRT/lbs
Enclosures

93 AUG 24 PM 2:54
FILED
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

400002558404--2
-06/12/98--01062--008
*****35.00 *****35.00

400002558404--2
-06/12/98--01062--008
*****35.00 *****35.00

ARTICLES OF MERGER
Merger Sheet

MERGING: -----

VILLAGE OF HOPE, INC., a Florida corporation, N39117

INTO

DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA, a Florida
corporation, N93000001328.

File date: August 24, 1998

Corporate Specialist: Velma Shepard

TEW, ZINOBER, BARNES, ZIMMET & UNICE
ATTORNEYS AT LAW

JOEL R. TEW
FREDRIC S. ZINOBER
ROBERT L. BARNES, JR.
ALAN S. ZIMMET
T. R. UNICE, JR.
ANDREW J. SALZMAN
JEFFREY P. CARIO*

LEE WM. ATKINSON
MARK A. CONNOLLY
DONNA J. FELDMAN
PAUL J. WATERS
BRET T. JARDINE
PATRICK A. BURSON
CHRISTOPHER M. AIELLO
ROBERT E. HEYMAN
RICHMOND C. FLOWERS
ANDREA L. ABRASS
JOSEPH A. CORSMEIER
KAREN B. CLARK
JAIME AUSTRICH
*HERNANDO RESIDENT PARTNER

CLEARWATER OFFICE
PRESTIGE PROFESSIONAL PARK
2655 McCORMICK DRIVE
CLEARWATER, FLORIDA 33759

HERNANDO OFFICE
7361 FOREST OAKS BLVD.
SPRING HILL, FLORIDA 34606

PLEASE REPLY TO:
P. O. BOX 5124
CLEARWATER, FLORIDA 33758-5124

CLEARWATER OFFICE
(813) 799-2882

FAX
(813) 726-0058
(813) 799-6794

HERNANDO OFFICE
(352) 683-0597
FAX
(352) 686-0701

E-Mail Address: TZBZU@aol.com

Of Counsel:

STEPHANIE A. VAUGHAN

June 10, 1998

Division of Corporations
Department of State
The Capitol
P. O. Box 6327
Tallahassee, FL 32314

Re: Daystar Hope Center, Inc. of Spring Hill, Florida

Gentlemen:

Enclosed is the original and one signed copy of the Articles of Merger of the above corporation. We have also enclosed a check in the amount of \$35.00 for the filing fee.

Please process this at your earliest opportunity and return a file-stamped copy of the Articles of Merger to this office.

Thank you for your assistance. If you have any questions, please do not hesitate to call us.

Sincerely,

TEW, ZINOBER, BARNES, ZIMMET & UNICE

Linda B. Schumacher
Linda B. Schumacher
secretary to:
Joel R. Tew

JRT/lbs
Enclosures



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham
Secretary of State

June 18, 1998

JOEL R. TEW
P.O. BOX 5124
CLEARWATER, FL 33759

SUBJECT: DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA
Ref. Number: N93000001328

We have received your document for DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The fee to file articles of merger or articles of share exchange is \$35 per party to the merger. Please add an additional \$52.50 for each certified copy requested.

There is a balance due of \$35.00.

The articles of merger must contain the provisions of the plan of merger or the plan of merger must be attached.

Articles of Merger for a non profit corporation are filed pursuant to section 617.1105, Florida Statutes. Enclosed is a copy of chapter 617, Florida Statutes. Please refer to section 617.1101 through 617.1107, Florida Statutes, which may pertain to the corporations involved in the merger.

The merger or share exchange should be signed by the chairman or vice chairman of the board of directors, the president or any other officer for each corporation involved in the merger or share exchange.

Please submit only one document with everything combined into one articles of merger and one 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) 487-6909.

Velma Shepard
Corporate Specialist

Letter Number: 098A00033792

RECEIVED
98 JUL 29 AM 8:49
DIVISION OF CORPORATIONS

JUN 22 1998 Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

TEW, ZINOBER, BARNES, ZIMMET & UNICE
ATTORNEYS AT LAW

JOEL R. TEW
FREDRIC S. ZINOBER
ROBERT L. BARNES, JR.
ALAN S. ZIMMET
T. R. UNICE, JR.
ANDREW J. SALZMAN
JEFFREY P. CARIO*

LEE WM. ATKINSON
MARK A. CONNOLLY
DONNA J. FELDMAN
PAUL J. WATERS
BRET T. JARDINE
PATRICK A. BURSON
CHRISTOPHER M. AJELLO
ROBERT E. HEYMAN
ANDREA L. ABRASS
JOSEPH A. CORSMEIER
KAREN B. CLARK
JAIME AUSTRICH
*HERNANDO RESIDENT PARTNER

CLEARWATER OFFICE
PRESTIGE PROFESSIONAL PARK
2655 McCORMICK DRIVE
CLEARWATER, FLORIDA 33759

HERNANDO OFFICE
7361 FOREST OAKS BLVD.
SPRING HILL, FLORIDA 34606

PLEASE REPLY TO:
P. O. BOX 5124
CLEARWATER, FLORIDA 33758-5124

CLEARWATER OFFICE
(727) 799-2882

FAX
(727) 726-0058
(727) 799-6794

HERNANDO OFFICE
(352) 683-0597
FAX
(352) 686-0701

E-Mail Address: TZBZU@aol.com

Of Counsel:
STEPHANIE A. VAUGHAN

July 27, 1998

Secretary of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Re: Articles of Merger
Daystar Hope Center, Inc. of Spring Hill, Florida
Reference No. N93000001328

Dear Sir:

Enclosed please find the Articles of Merger for Daystar Hope Center, Inc. Please file these Articles and mail the file-stamped copy back to this office in the enclosed envelope.

Thank you for your assistance in this matter. If you require any additional information, please do not hesitate to call.

Sincerely,

TEW, ZINOBER, BARNES, ZIMMET & UNICE


Linda B. Schumacher

lbs/jlc
Enclosures

#132637.1



FLORIDA DEPARTMENT OF STATE

Sandra B. Mortham
Secretary of State

August 3, 1998

LINDA B. SCHUMACHER
P.O. BOX 5124
CLEARWATER, FL 33758-5124

SUBJECT: DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA
Ref. Number: N93000001328

We have received your document for DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA and your check(s) totaling \$70.00. 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.

The merger must contain the appropriate approval: If the members have voting rights, as to each corporation:

- (1) the date of the meeting of members at which the plan of merger was adopted
- (2) a statement that the number of votes cast for the merger was sufficient for approval, and
- (3) the vote on the plan - or a statement that such plan was adopted by written consent and executed in accordance with section 617.0701, Florida Statutes.

When there are no members entitled to vote, as to each corporation:

- (1) a statement that there are no members or members entitled to vote;
- (2) the date of adoption of the plan by the board of directors, and
- (3) the number of directors then in office and the vote for the plan.

The articles of merger must contain the provisions of the plan of merger or the plan of merger must be attached.

Please entitle your document "Plan and Articles 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) 487-6909.

Velma Shepard

PLAN AND ARTICLES OF MERGER

Pursuant to Section 617.1105, Florida Statutes, the undersigned corporation submits the following Articles of Merger:

FIRST: The name of the surviving corporation is Daystar Hope Center, Inc. of Spring Hill, Florida

SECOND: Plan of Merger: Village of Hope, Inc. shall merge with Daystar Hope Center, Inc. of Spring Hill, Florida ("Daystar") with Daystar being the surviving corporation. All of the assets of Village of Hope, Inc. will be transferred to Daystar, and Daystar will assume all the liabilities of Village of Hope, Inc.

THIRD: The date merger was authorized by Village of Hope, Inc. was 6-1-98.
The date merger was authorized by Daystar Hope Center, Inc. of Spring Hill, Florida was 6-1-98.

FOURTH: Adoption of merger (CHECK ONE)

☒ Merger and the plan of merger were approved by the unanimous written consent of the members of Village of Hope, Inc. in accordance with Section 617.0701, Florida Statutes on 6-1-98. Such vote was sufficient for approval.

☒ Merger and the plan of merger were approved by the unanimous written consent of the members of Daystar Hope Center, Inc. of Spring Hill, Florida in accordance with Section 617.0701, Florida Statutes on 6-1-98. Such vote was sufficient for approval.

Signed this 1st day of June, 1998.

VILLAGE OF HOPE, INC.

By: Frank Bierwiler
Frank Bierwiler, President

DAYSTAR HOPE CENTER, INC. OF SPRING HILL, FLORIDA

By: Frank Bierwiler
Frank Bierwiler, President