# 727736

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# **COVER LETTER**

**TO:** Amendment Section Division of Corporations

. . .

NAME OF CORP	ORATION: Trumpets of	ruth International	
DOCUMENT NU	MBER: 727736		
The enclosed Artic	les of Amendment and fee are subr	nitted for filing.	
Please return all co	rrespondence concerning this matte	er to the following:	
· · · · · · · · · · · · · · · · · · ·		ry Fawthrop	
	(Name of	Contact Person)	
	Trumpets of	Truth International	
-	(Firm/ Company)		
	2665 E.	Hayes street	
<del>,</del>	(Address)		
	lavorace	Elosido 244E2	
	<del></del>	Florida, 34453 e and Zip Code)	<del></del>
<del></del> -		npetsoftruth.com I for future annual report notificati	ion)
For further informa	tion concerning this matter, please	call:	
Barry Fawthron	)	at ( 352 ) 726 0704	ı
	ne of Contact Person)	(Area Code & Daytime	
Enclosed is a check	for the following amount made pa	ayable to the Florida Department of	of State:
□\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	□ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	<ul> <li>\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)</li> </ul>
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center ( Tallahassee, FL 32301	

# Articles of Amendment to Articles of Incorporation of

Trumpets of	Truth Intern	antional, Inc.			
(Name of Corporation as curre	ently filed with	the Florida Dept. of St	ate)		
727736					
	nber of Corporat	ion (if known)			
Pursuant to the provisions of section 617.1006, the following amendment(s) to its Articles of Ir	corporation:		rofit Corporation :	adopts	
A. If amending name, enter the new name o	f the corporatio	<u>n:</u>			
The new name must be distinguishable and cabbreviation "Corp." or "Inc." "Company" o			orporated" or the		
B. Enter new principal office address, if app	licable:		· AS	=	
(Principal office address <u>MUST BE A STREE</u>	T ADDRESS )			) AF	
		<del></del>	TAN AS	ž	
				5	
C. Enter new mailing address, if applicable	<u>:</u>		7	PH	Ö
(Mailing address MAY BE A POST OFFI	CE BOX)		<b>9</b> 7	<del></del>	
			BA F	36	
		**************************************			
D. If amending the registered agent and/or I new registered agent and/or the new regis			ter the name of th	<u>e</u>	
		<del></del>			
Name of New Registered Agent:			<del>_</del>		
	/ <del>==</del>		<del></del>		
New Registered Office Address:	(Flor	ida street address)			
			, Florida		
		(City)	(Zip Code)		
New Registered Agent's Signature, if changi I hereby accept the appointment as registered position.	ng Registered A d agent. I am	gent; familiar with and acce	pt the obligations	of the	;
	Company of Man	Registered Agent, if cho	anaina		
<u> </u>	ngnature oj wew	педыетей Адепі, іј спі	mgmg		

# If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
Directo	James William Bishop III	2665 E. Hayes street INVERNESS, FL , 34453	✓ Add ☐ Remove
			☐ Add ☐ Remove
**************************************			☐ Add ☐ Remove
(attach addi	g or adding additional Articles, enter of tional sheets, if necessary). (Be specific attached complete articles with no	<i>c)</i>	d articles

The date of each amendmen	t(s) adoption: 21st March 2010
Effective date <u>if applicable</u> :	(date of adoption is required)
<del></del>	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
✓ The amendment(s) was/we was/were sufficient for approximation.  ✓ The amendment(s) was/ween	ere adopted by the members and the number of votes cast for the amendment(s) proval.
There are no members or adopted by the board of di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.
Dated 21	st March 2010
Signature _	Jacquelan J. Dudor
hav	the chairman or vice chairman of the board, president or other officer-if directors e not been selected, by an incorporator – if in the hands of a receiver, trustee, or er court appointed fiduciary by that fiduciary)
	Jacquelyn F Fedor
	(Typed or printed name of person signing)
	President / CEO
	(Title of person signing)

Page 3 of 3

#### **AMENDMENTS OF ARTICLES OF INCORPORATION**

#### **OF**

#### TRUMPETS OF TRUTH INTERNATIONAL, INC.

We, the undersigned, president and treasurer of TRUMPETS OF TRUTH INTERNATIONAL, INC., a Florida headquartered notprofit corporation do hereby certify that at a special meeting of all of the trustees and directors of the corporation held on the <u>21st</u> day of <u>March</u>, <u>2010</u>. The following resolutions were duly made, and by a majority vote of those present, adopted the following articles of amendment to its articles of incorporation.

#### ARTICLE I.

The name of this corporation shall remain TRUMPETS OF TRUTH INTERNATIONAL, INC. Also the period of the Corporation's duration shall remain perpetual.

#### ARTICLE II.

#### **Ammended Article**

The general nature and object of this corporation is to buy, purchase, own and acquire, by gift, devise, purchase or otherwise, real and personal property, to build, erect, construct, provide for, maintain, and equip suitable buildings, churches and houses and properties for the benefit, use, and occupation of TRUMPETS OF TRUTH INTERNATIONAL, INC. its leadership and covenant people, in maintaining and fostering the restoration of the Kingdom of God restoring truth and the reestablishing of His Government to this planet.

To raise and train the family of God to the full statute of Christ.

To conduct business ventures that will aide and support the ministry by raising funds to further the establishment of the Kingdom of God, all business will be conducted using fair scale and according to bible principles.

To build, construct, erect, maintain and equip schools to restore the knowledge of God, by training and equiping the saints of God according to Ephesians 4:11; Adult and youth academies, bookstores, audio and video facilities, homes, living quarters and such other building and equipment as needed for the purpose of carrying on its work.

To receive, administer, disburse and invest gifts, to devise or receive bequests by or from any person or corporations.

This corporation is organized primarily for the purpose of establishing and extending the kingdom of God and thereby may hold the title to such property or properties and all equipment pertaining to, that is purchased or acquired for and on behalf of TRUMPETS OF TRUTH INTERNATIONAL, INC. worldwide. The governing officers of the corporation shall have the power to make such contracts and to do such things, to be comprised of those persons that are operating in the offices of the Apostolic/Prophetic covering to be known as the Trustees. The trustees, board of directors, and the governing officers of this corporation shall not have power to mortgage, sell, encumber, deed, or otherwise dispose of any property or equipment without the authorization and direction of all of the trustees, either verbally or in writing, as evidenced by resolution of said corporation, duly passed.

#### ARTICLE III.

The affairs of this corporation shall be managed by the Trustees. Trustees appoint all officers, board members, advisory board members, etc. In case of disputes the final say is at the discretion of the trustees, with final decision made by Senior Apostle. The Board of Directors is to be composed of not less than four (4) directors.

The board of directors and advisory board members are subject to change as deemed nessary by the trustees.

#### Trustees:

Senior Apostle:

Jacquelyn Fedor

Office of Prophet:

Mark Burnette

Office of Apostle:

Donald Fedor

Office of Apostle:

Barry Fawthrop

## **Board of Directors**

Chairman Jacquelyn Fedor

Directors Donald Fedor

Mark Burnette

Barry Fawthrop

Christine Voigt

James William Bishop III

# International Advisory Board

Chairman Jacquelyn Fedor

Vice-Chairman Mark Burnette

International Member Donald Fedor

International Member Barry Fawthrop

International Member Mark Burnette

International Member Christine Voigt

International Member James William Bishop III

Philippines Member Berwyn Villadares

South Africa Member David Buffington

South Africa Member Lize Verster

# **Governing Officers:**

President / CEO Jacquelyn Fedor

Vice-President Donald Fedor

Treasurer Mark Burnette

Secretary Candace Mays

Registered Agent Candace Mays

#### **ARTICLE IV.**

The Articles of Faith of this corporation shall be made, altered, or rescinded by the corporation, under the direction of the governing officers, at any regular or special meeting duly and legally called for such a purpose.

#### ARTICLE V.

#### **Ammended Article**

The principle location of the Corporation shall be at 2665 E. Hayes Street, City of Inverness, County of Citrus, State of Florida, United States of America, but may be changed by the Trustees at any time.

## ARTICLE VI. (IF APPLICABLE)

#### Added Article

As a branch of IRUMF Agent is:	EIS OF IRUIH INTERNATIO	INAL, INC. the local Registered
and the local head offic	ce for the Corporation is:	2.04.00
This Corporation is he	adquartered in Inverness, Florid	da, USA and will maintain a local
office and registered as	gent to whom legal proceedings	may be sent. Although this
Corporation is governe	ed by headquarters in Florida, U	USA. the branch shall be a local unit
of this Corporation.		

#### ARTICLE VII.

There shall be no limit to the value of the property which this Corporation shall own. The Corporation may also engage in the buying and selling of merchandise for the purpose of financing ministry as directed by the trustees.

#### **ARTICLE VIII.**

The annual meeting of this corporation shall be called by the Trustees and Board of Directors and held at the beginning of each year, January, in accordance with Florida State Law.

#### ARTICLE IX.

Property owned by this Corporation shall under no circumstances be considered owned by any regional, state or national religious organization by reason of any affiliation with such organization, and title to said property or properties can only be transferred by deed specifically approved by the trustees.

No person, firm or corporation shall receive any dividends or profits from the undertaking of this corporation. In and upon dissolution of this organization, all of its assets remaining after payment of all costs and expenses of such dissolution, shall be disposed of at the discretion and approval of the trustees so as to advance the Kingdom of God.

#### ARTICLE X.

#### Added Article

The Corporation shall indemnify a trustees, director or officer of the Corporation who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the trustee, director or officer was a party because the trustee, director or officer was a party because the trustee, director or officer is or was a director or officer of the Corporation against reasonable attorney fees and expenses incurred by the trustee, director or officer in connection with the proceeding.

A trustee, director or officer of the Corporation shall not be personally liable to the Corporation for monetary damages for any act or omission in such an individuals capacity as trustee, director or officer.

#### ARTICLE XI.

#### Added Article

#### LOCAL UNIT - BRANCH MINISTRY

Ministries and or ministers worldwide may wish to become apart of TRUMPETS OF TRUTH INTERNATIONAL, INC. Upon the approval of the Trustees and fruit that they are called of God to do so, they may become branches of the Corporation, carrying the name of the Corporation to their geographical location. They must meet the following and remain in good standing with the Trustees.

- a) adopt the Articles of Faith and Articles of Incorporation of TRUMPETS OF TRUTH INTERNATIONAL, INC.
- b) have purposed, objectives and a mission consistent with those of TRUMPETS OF TRUTH INTERNATIONAL, INC.
- c) be organized and operate under written articles of incorporation or a comparable document, as required by their local jurisdiction.
- d) the senior leadership of the branch, called, anointed and appointed by God, shall where possible convene a local advisory board, as scripture states there is a wisdom in a multitude of counsellors. The local advisory board, is just that, a sounding board, which local matters may be discussed. This advisory board has no governing authority.

A branch is a connection or extension of TRUMPETS OF TRUTH INTERNATIONAL, INC. to its perspective area. It exists primarily to serve, local ministries and enhance their ability to further the kingdom of God. The functions of a branch, within its boundaries, shall be:

- 1. to plant ministries to restore truth, to gather the remnant,
- 2. to assist, strengthen, and encourage groups, and bring end time knowledge to them,
- 3. to assist local leadership and the Board of Ministerial Standing in matters of credentialing discipline and restoration,
- 4. to work cooperatively with satellites in carrying out the mission of TRUMPETS OF TRUTH INTERNATIONAL, INC. and
- 5. to carry out such other ministries and activities in pursuit of its purposes as it and its members ministry determine.

A branch is accountable to the Trustees of this Corporation. The Senior leadership, called anointed and appointed by God, shall become a member of the International Advisory Board and shall also be the Registered Agent of representing TRUMPETS OF TRUTH INTERNATIONAL, INC. in that part of the world (country or state).

A branch is accountable to the Trustees of TRUMPETS OF TRUTH INTERNATIONAL, INC. to work interdependently (cooperatively) with TRUMPETS OF TRUTH INTERNATIONAL, INC. leadership in establishing branch purposes, objectives, and a mission that fulfill the requirements of these Articles of Incorporation. A branch is also to support any local satellites within their area of jurisdiction and are to act as a local representative of TRUMPETS OF TRUTH INTERNATIONAL, INC. headquarters (Florida) USA.

A branch is its own legal entity in the area of jurisdiction and as such the headquarters may not be held liable directly or indirectly for actions performed by the leadership of the branch.

A current list of branches designating the Registered Agent and Principle address of the branch, will be maintained and submitted as request and required by law.

#### ARTICLE XII.

#### Added Article

#### AFFILIATED MINISTRIES - SATELLITES

Ministries and or ministers worldwide that may wish to affiliate with TRUMPETS OF TRUTH INTERNATIONAL, INC. upon approval of the Trustees, may become satellites of the Corporation provided they meet the following and remain in good standing with the Trustees.

- a) adopt the Articles of Faith TRUMPETS OF TRUTH INTERNATIONAL, INC.
- b) have purpose, objectives and mission consistent with those of TRUMPETS OF TRUTH INTERNATIONAL, INC.
- c) be organized and operate under <u>their own</u> written articles of incorporation or a comparable document, that meets conditions required by their local jurisdiction.

A satellite must connect with the closest branch, if one exists, The senior leadership of the satellite church will become a member of the International Advisory Board. The functions of a satellite, within its boundaries, shall be:

- 1. to plant ministries to restore truth and assist in gathering the remnant,
- 2. to assist, strengthen, and encourage existing ministries,
- 3. to work cooperatively with other branches and/or satellites in carrying out the mission of TRUMPETS OF TRUTH INTERNATIONAL, INC. and
- 4. to carry out such other ministries and activities in pursuit of its purposes as it and its member ministries determine.

A satellite is accountable to its member ministries to fulfill its functions as a satellite as determined by the member ministries. A current list of satellites will be maintained and submitted as requested and required by law.

WHEREOF, the undersigned respectfully prays that the foregoing shall be duly accepted as an amendment to the charter of this non profit corporation.

In witness whereof, we, have hereunto set our hands and seals and have affixed the corporation seal this 21st day of March 2010.

Jacquelyn F. Fedor

(President / CEO)

John M. Burnette

(Treasurer)

I hereby certify that on this day, March 31,2010 before me an officer duly audhorized in that state of Florida Citrus County Jacquetyn F. Fedor and John M. Burnette are personally known to me.

Witness my hand and offical seal in the County of Citrus State of Florida on this 30st day of March 2010

Wholme F. Wigh

CHRISTINE F VOIGT
Notary Public, State of Florida
Commission No. DD 944745
My Commission Expires 12 / 7 / 13