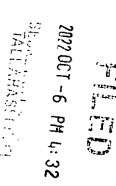
NUI 000004285

(Requestor's Na	ime)
(Address)	
(Address)	
(City/State/Zip/F	Phone #)
PICK-UP WAI	f MAIL
(During Suit	(Name)
(Business Entity	y Name)
(Document Nur	hber)
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: B-3 Ministries, Inc.	
N0100004285	
The enclosed Articles of Amendment and fee are sub-	nitted for filing.
Please return all correspondence concerning this matte	er to the following:
LAMONT KNOWLES	
	(Name of Contact Person)
UNITED INTERCOMPANY (UIC), INC.	
	(Firm/ Company)
	(Time Sompony)
4297 EXPRESS LANE, SUITE BP133106	
	(Address)
SARASOTA, FLORIDA 34249	
	(City/ State and Zip Code)
Lamontknowles@yahoo.com	
	l for future annual report notification)
For further information concerning this matter, please	eall:
LAMONT KNOWLES	786 4981715
(Name of Contact Person	
Enclosed is a check for the following amount made p	ayable to the Florida Department of State:
□ \$35 Filing Fee □\$43.75 Filing Fee & Gertificate of Status	■\$43.75 Filing Fee & ☐\$52.50 Filing Fee Certified Copy (Additional copy is enclosed) □S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Fl. 32314	Street Address Amendment Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

FILED

P-3 MINISTRIES, INC

2022 OCT -6 PM 4: 32

(Name of Corporation as currently filed wit	h the Florida De	ept. of State)	` <u>L.</u> L
N01000004285			TALLAHASS:
(I)	ocument Numbe	r of Corporation (if kno	wn)
Pursuant to the provisions of section 617,1006 amendment(s) to its Articles of Incorporation:	, Florida Statutes	s, this <i>Florida Not For I</i>	Profit Corporation adopts the following
A. If amending name, enter the new name of	of the corporation	<u>on;</u>	
UNITED INTERCOMPANY (U.C.), INC.			The new
name must be distinguishable and contain the "Company" or "Co." may not be used in the t	word "corporationame.	on" or "incorporated"	or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if app	plicable:	1155 BRICKELL DRIV	/E. SUITE 2511
(Principal office address MUST BE A STREE	ET ADD DECEN	MIAMI, FLORIDA 331	131-3233
	_		
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF)	<u>::</u> ICE BON)	e/o LAMONT KNOWI	LES
	ı,	4297 EXPRESS LANE,	SUITE BP133106
	_	SARASOTA, FLORID	A 34247
D. If amending the registered agent and/or new registered agent and/or the new regi			nter the name of the
Name of New Registered Age	TOMAS EI		
Name of New Acquirera 3ge		RESS LANE, SUITE BI	2133106
New Registered Office Addi			la street address)
	SARASOT	A	, Florida
		(City)	(Zip Code)
New Registered Agent's Signature, if changi I hereby accept the appointment as registered a			obligations of the position.
	· · · · · · · · · · · · · · · · · · ·	,	· · · · · · · · · · · · · · · · · · ·
	Tom	nature of New Registere	
]	Sign	nature of New Registere	d Agent, if changing

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)

Please note the officer/director tifle by the first letter of the office title:

 $P = President; V = Vice President; T = Treasurer, S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO <math>\gamma$ Chist Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each officer held. President, Treasurer, Director would be PTD

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change. Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add	<u>PT</u> <u>V</u> <u>SV</u>	John Doe Mike Jones Sally Smith	
<u>Evpe of Action</u> (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change Add	DP	JACKSON, PERCY SR	2068 OLD MIDDLEBURG RD JACKSONVILLE, FL 32210
* Remove			
2) Change Add	<u>T</u>	MITCHELL, CLYDE JR	1033 HOOD AVE JACKSONVILLE, FL 32254
X	T	WEBSTER, EARL	JACKSONVILLE, FL 32209
4) Change Add	DPT	LAMONT KNOWLES	4297 EXPRESS LANE SUITE BP133106
Remove			SARASOTA, FL 34247
5) Change Add		<u> </u>	
Remove			
6) Change Add			
Remove			
		ional Articles, enter change(s) here: cessary). (Be specific)	
ARTICLE I: NAME			
The name of the corporat	ion is U	NITED INTERCOMPANY (UIC), INC	
ARTICLE III: PRINCIPA	AL OFF	CE	
The street address of the	principa	office is 1155 Brickell Drive, Suite 2511, Miam	i, Florida 33131-3233. The mailing
address of UNITED INT	ERCOM	PANY (UIC), INC, is 4297 Express Lane, Suite	BP133406, Sarasota, Florida 34247.

ARTICLE IV: INITIAL OFFICE	AND AGENT
The street address of the initial re	gistered agent office of this corporation is 4297 Express Lane, Suite BP133106, Sarasota, Fl
34247, and the name of the initial	registered agent of this corporation at the address is: LAMONT KNOWLES.
ARTICLE V: DURATION	
The Corporation shall exist perpe	ually. Corporate Existence shall commence on the date these:
(b) INITIAL BOARD OF DIREC	TORS These names and addresses of the initial directors who shall hold office
until the first annual meeting of n	nembers, is as follows:
Lamont Knowles	4297 Express Lane, Suite BP133106
	Sarasota, Florida 34247
Abigail Knowles	4297 Express Lane, Suite BP133106
	Sarasota, Florida 34247
(c) COMPENSATION	The Board of directors is hereby specifically authorized to make provision
for resonable compensation to its	members for their services as directors and to fix the basis and conditions upon which such
compensation shall be paid. Any	director of the corporation may also serve the corporation in any capacity and receive compe
therefore in any form.	
(d)INDEMNIFICATION	The board of directors is hereby specifically authorized to make provision
for indemnification of directors.	officers, employees and agents to the full extend permitted by law.
The date of each amendment(s) date this document was signed.	adoption: 19 September, 2022, if other than
Effective date if applicable: 20	September, 2022
Effective date it appreciate.	(no more than 90 days after amendment file date)
Note: If the date inserted in this document's effective date on the	block does not meet the applicable statutory filing requirements, this date will not be listed as the Department of State's records.
Adoption of Amendment(s)	(<u>CHECK ONE</u>)
The amendment(s) was/were	adopted by the members and the number of votes east for the amendment(s)

IX	19 September, 2022
Dated	
Signatur	
•	By the chairman or vice chairman of the board, president or other officer-if directors
	have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
	Lamont Knowles
	(Typed or printed name of person signing)
	(Title of person signing)
	

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