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Amend hy Manuel Chy

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPOR	RATION: MT. TEMPLE	MISSIONAR	Y BAPTIST	CHURCH, INC
DOCUMENT NUMI	BER: N98000004000			
The enclosed Articles	of Amendment and fee are sub	mitted for filing.		
Please return all corres	spondence concerning this mat	ter to the following	:	
		la M. Staton		····
	(Name of	Contact Person)		
	(Firm	/ Company)	- · · · · · · · · · · · · · · · · · · ·	
		IW 14 Avenue		
	(,	Address)		
		, FL 33169		
	(City/ Sta	te and Zip Code)		
	Doveson E-mail address: (to be use	gs1@AOL.com d for future annual	report notificati	on)
For further information	n concerning this matter, pleas	e call:		
Angela M. Staton		at (305	_ ₎ 764-0780	
(Name o	of Contact Person)	(Area C	ode & Daytime	: Telephone Number)
Enclosed is a check fo	r the following amount made p	ayable to the Floric	la Department o	of State:
□\$35 Filing Fee	☑ \$43.75 Filing Fee & Certificate of Status	□ \$43.75 Filin Certified Copy (Additional copenclosed)		☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Ameno Divisio P.O. B	ng Address Idment Section on of Corporations ox 6327 assee, FL 32314	Amend Divisio Clifton	Address ment Section n of Corporations Building xecutive Center C	

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

MT. TEMPLE MISSIONARY BAPTIST CHURCH, INC

(Name of Corporation as currently filed with the Florida Dept. of State)

N98000004000

(Document No	umber of Corporation (if known)
•	• • •
Pursuant to the provisions of section 617.100 the following amendment(s) to its Articles of	6, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts Incorporation:
A. If amending name, enter the new name	of the corporation:
3:16	MINISTRIES, INC
The new name must be distinguishable and abbreviation "Corp." or "Inc." <u>"Company"</u>	contain the word "corporation" or "incorporated" or the or "Co." may not be used in the name.
B. <u>Enter new principal office address, if ap</u> (Principal office address <u>MUST BE A STRE</u>	
C. Enter new mailing address, if applicab (Mailing address MAY BE A POST OFF	
D. If amending the registered agent and/or new registered agent and/or the new registered agent agen	registered office address in Florida, enter the name of the gistered office address:
Name of New Registered Agent:	Angela M. Staton
	17710 NW 14 Avenue
New Registered Office Address:	(Florida street address)
	Miami, FL , Florida 33169
	(City) (Zip Code)
New Registered Agent's Signature, if chang	ging Registered Agent:
I hereby accept the appointment as register position.	ed agent. I am familiar with and accept the obligations of the
(book to Nator
\subseteq	Signature of New Registered Agent if changing

Page 1 of 3

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>	<u>Name</u>	Address	Type of Action
DCPT	Sammy T. Daniels	1742 Nw 51 Terrace Miami, FL 33142	□ Add ☑ Remove
DVTS	Sabrina Todd	755 NW 178 Terrace Miami Gardens, FL 33169	
<u>DMT</u>	Joey Harris	2445 NW 162nd Terrace Miami Gardens, FL 33054	□ Add ☑ Remove
(attach a	ding or adding additional Articles, dditional sheets, if necessary). (Bethed Articles and Officers		

ARTICLES OF INCORPORATION

FOR

3:16 MINISTRIES, INCORPORATION A NOT FOR PROFIT CORPORATION

The undersigned acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes adopt(s) the following Articles of Incorporation.

ARTICLE 1-NAME

The name of this corporation shall be 3:16 Ministries, Incorporation.

ARTICLE 2-PRINCIPLE PLACE OF BUSINESS AND MAILING ADDRESS

The principal place of business for the corporation shall be:

2356 N.W. 67TH STREET Miami, Florida 33147

ARTICLE 3-PURPOSES

The purpose of **3:16 MINISTRIES, INC.** is initially organized as a Church to ESTABLISH AND OVERSEE PLACES OF WORSHIP, CONDUCT THE WORK OF EVANGELISM WORLDWIDE, CREATE DEPARTMENTS NECESSARY TO SUPPORT MISSIONARY ACTIVITIES AND TO LICENSE AND OVERSEE MINISTERS OF THE GOSPEL and also engage in the activities which are necessary, suitable or convenient for the accomplishment for that purpose, or which are incidental hereto connected therewith which are consistent with the 501(c)(3) of the Internal Revenue Code. This organization is organized and operated exclusively for the religious purposes within the meaning of section 501(c)(3), Internal Revenue Code.

Notwithstanding any other provision of these articles, this corporation will not carry on any other activities not permitted to be carried on by (i) a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law, (ii) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or any other corresponding provisions of any future United States Internal Revenue law. The purposes for which this corporation is organized are exclusively charitable, scientific, literary and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code 1986 or the corresponding provision of any future United State Internal Revenue law.

In the event dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the corporation, dispose of all the assets exclusively for the purpose of the corporation in such manner. No part of the corporation's earnings or asset shall inure to the benefit of any of its members: the residual assets of the corporation shall be distributed to one or more organizations which themselves are exempt as organizations which themselves are exempt as organizations described in sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986, or corresponding sections of any prior or future law, or to the federal, state or local government for exclusive public purpose.

ARTICLE 4-MANNER OF ELECTION OF DIRECTORS AND OFFICERS

The Board of Directors of the corporation shall consist of no less than three (3) directors as determined by the bylaws. The directors shall be elected at the annual meeting of the members in the manner set forth in the bylaws. The Directors may be removed and the vacancies shall be filled in the manner provided by the bylaws. The Directors named in these articles shall serve as directors for the ensuing year, or until the first annual meeting of the corporation, and any vacancies before then shall be filled in the manner set forth in the bylaws. The board of directors shall have the authority to make provision for reasonable compensation to its members for their services as directors and to fix the basis and conditions upon which is this compensation shall be paid. Any director may also serve the corporation in any other capacity and receive compensation there from in any form. The directors whose positions and duties are set forth in the bylaws will manage the affairs of this corporation. The names and addresses of the directors who are to serve until the first election are as follows:

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursue to the provisions of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

_	his corporation is <u>3:16 Ministries, Incorporation</u>
3. The name and	d address of the registered agent and office is:
	Angela M. Staton
_	17710 Northwest 14 th Avenue
	Miami Gardens, Florida 33169
SEVICE OF PR THE PLACE DE THE APPOINTM THIS CAPACIT PROVISIONS O COMPLETE PER AND ACCEPT T AGENT.	NAMED AS REGISTERED AGENT AND TO ACCEPT OCESS FOR THE ABOVE STATED CORPORATION AT SIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT ENT AS REGISTERED AGENT AND AGREE TO ACT IN Y. I FURTHER AGREE TO COMPLY WITH THE F ALL STATUTES RELATING TO THE PROPER AND REFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH THE OBLIGATIONS OF MY POSITION AS REGISTERED Signature ADD ADD ADD ADD ADD ADD ADD ADD ADD AD

ARTICLE 5-NAMES, ADDRESS AND TITLE OF DIRECTORS **AND OFFICERS**

Director/President

Bernard Staton 17710 NW 14 Avenue Miami Gardens, FL 33169 Director

Garrett C. Roberts, Jr. 700 NW 215th Street #221

Miami Gardens, FL 33169

Director

Paki Judson, Sr. 20210 NE 10th PL

Miami, FL 33179

Director

Milyon Jones

2356 NW 67th Street

Miami, FL 33121

Vice President Angela Staton

17710 NW 14 Avenue Miami Gardens, FL 33169 Secretary

Lavinda Young

13020 West Gulf Drive

Miami, FL 33168

Treasurer Jennie Miller

8015 North River Drive Miami, FL 33150

Parlimentarian Kelvin Bacon, Sr. 1532 NW 41 Street Miami, FL 33142

ARTICLE 6-INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and street address of the initial registered agent is:

Angela M. Staton 17710 Northwest 14th Avenue Miami Gardens, Florida 33169

ARTICLE 7-INCORPORATOR

The name and street address if the incorporator of the Articles of Incorporation is

Angela M. Staton 17710 Northwest 14thAvenue Miami Gardens, Florida 33160

The undersigned incorporator has (have this 30 day of August 2010	e) executed these Articles of Incorporation
Signardire of the Incorporator	Angela M. Staton
Signarure of the Incorporator	Typed name of incorporator signing

The date of each amendment((s) adoption: July 25, 2010
Effective date <u>if applicable</u> :	(s) adoption:
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were was/were sufficient for appro	re adopted by the members and the number of votes cast for the amendment(s) roval.
There are no members or madopted by the board of directions.	nembers entitled to vote on the amendment(s). The amendment(s) was/were ectors.
Dated 30	Aug 2010 D. C.M.
(By the have	the chairman of vice chairman of the board, president or other officer-if directors on the been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)
	Garrett C. Roberts JR. (Typed or printed name of person signing)
,	(Title of person signing)
	(Title of person signing)

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