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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION	FUENTE DE VIDA	AG INC.		_
	N15000009229			
DOCUMENT NUMBER:				
The enclosed Articles of An	nendment and fee are subm	nitted for filing.		
Please return all correspond	ence concerning this matte	r to the following:		
JUAN C. CALDERON				
·		(Name of Contact Pers	son)	
FUENTE DE VIDA AG IN	С			
		(Firm/ Company)		
1886 ABBEY RD #1116				
		(Address)		***
WEST PALM BEACH, FL	33415			
		(City/ State and Zip Co	ode)	
juancarloscalderon20@yaho	ю.сөт			
E	-mail address: (to be used	for future annual repo	rt notification)
For further information conc	erning this matter, please	call:		
JUAN C. CALDERON		et at	546-7047016	
	(Name of Contact Person)		Area Code)	(Daytime Telephone Number)
Enclosed is a check for the f	ollowing amount made pay	yable to the Florida De	partment of S	State:
□ \$35 Filing Fee	■\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	Certifi Certifi	O Filing Fee cate of Status ed Copy ional Copy is sed)
Mailing A	ddress	Stree	et Address	

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

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

Articles of Amendment to Articles of Incorporation of

1	t	rc.	N I	THE	DE.	3.71	D A	40	INC
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POENTE DE VIDA AGINC		
(Name of Corporation as	currently filed with the Flo	rida Dept. of State)
N15000009229		
(Document	Number of Corporation (if I	known)
Pursuant to the provisions of section 617.1006, Florida amendment(s) to its Articles of Incorporation:	Statutes, this Florida Not Fo	or Profit Corporation adopts the following
A. If amending name, enter the new name of the con	rporation:	
UN NUEVO COMIENZO FDV AG INC		The new
name must be distinguishable and contain the word "co" (Company" or "Co," may not be used in the name.	orporation" or "incorporate	
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADD		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BO)	<u> </u>	
D. If amending the registered agent and/or registered new registered agent and/or the new registered of New Registered Agent:		, enter the name of the
New Registered Office Address:	(Florida street address)	
		. Florida
	(City)	(Zip Code)
New Registered Agent's Signature, if changing Regil hereby accept the appointment as registered agent.		t the obligations of the position.
		TAS SE
	Signature of New Regis Page 1 of 4	attered Agent, if charging All 29 P + All SSEE, FLOR

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 title 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 = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office 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	PT John V Mike SV Sally	Doe 2 Jones 2 Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
i) Change			
Add			
Remove			***************************************
2) Change			
Add			
Remove			
3)Change			
Ađd			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add Remove			
Kemove			

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)				
(anden daditional sneets, if necessary). (Be specific)	•			
SEE ATTACHED AMMENDED ARTICLES OF INCORPORATION				
· · · · · · · · · · · · · · · · · · ·				
	<u> </u>			

	AUGUST 23,2017	
The date of each a	amendment(s) adoption:	, if other than the
date this document	was signed.	
	AUGUST 23, 2017	
Effective date <u>if a</u>	pplicable:	
	(no more than 90) days after amendment file date)	
	nserted in this block does not meet the applicable statutory filing requirements, this date will ve date on the Department of State's records.	l not be listed as the
Adoption of Amen	ndment(s) (<u>CHECK ONE</u>)	
	ent(s) was/were adopted by the members and the number of votes cast for the amendment(s) licient for approval.	
	members or members entitled to vote on the amendment(s). The amendment(s) was/were to board of directors.	
Dated	AUGUST 23, 2017	
Signa	ature	
J	(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)	
	JUAN C. CALDERON JUAN CARLOS CALDERON	
	(Typed or printed name of person signing)	
	PRESIDENT Just Later Caloren	
	(Title of person signing)	

AMMENDMENTS MADE TO:

FUENTE DE VIDA AD INC.

DOCUMENT NUMBER: N15000009229

FIRST:

ARTICLE I - (AMENDED): NAME CHANGE

ARTICLE I - NAME

The name of this Corporation shall be: UN NUEVO COMIENZO FDV AD INC.

SECOND:

ARTICLE II - (AMENDED) TO:

ARTICLE V - TERM

This corporation shall exist perpetually or until dissolved by due process of the law. Should this corporation cease to exist as a legal entity and its charter be terminated, title to all its property automatically shall become vested in the Florida Multicultural District Council of the Assemblies of God, Inc. in the same manner as it holds title to any other property.

THIRD:

ARTICLE III - (AMENDED) TO:

ARTICLE II - PURPOSE AND PRERROGATIVES

The general nature and object of this corporation is for the purpose of establishing and maintaining a place for the worship of Almighty God, our Heavenly Father, to provide for Christian fellowship for those of like precious faith, where the Holy Ghost may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege—of propagating the gospel of Jesus Christ by all available means, both at home and in foreign lands; we, whose names appear upon the roster of the **UN NUEVO COMIENZO FDV AD INC.** as of the day of this signing, do hereby recognize ourselves as a local assembly in fellowship with and a part of the General Council of the Assemblies of God, with headquarters at 1445 Boonville Avenue, Springfield, MO and in fellowship with and a part of the Florida Multicultural District of the Assemblies of God, with headquarters at 830 California Woods Circle, Orlando, FL, and adopt the following articles of church order and submit ourselves to governed by them.

To build, construct, erect, maintain mission stations and mission churches, pastor's home and such other houses or equipment as the corporation may desire for carrying on its work.

To receive, administer, disburse and/or invest gifts, and requests by or from any persons or corporations.

This corporation is further organized for the purpose of holding the title to such property or properties as the UN NUEVO COMIENZO FDV AD INC. shall from time to time purchase or acquire and it shall have power from time to time to make such contracts and do such things as shall be authorized and directed by its members. This corporation shall have the power to mortgage, sell, encumber deed or otherwise dispose of any property, which may belong to the UN NUEVO COMIENZO FDV AD INC. This assembly shall have the right to govern itself according to the standards of the New Testament

Page 2 of 4

Scriptures. "Endeavoring to keep the unity of the faith and of the knowledge of the son of God, unto a perfect man, unto the measure of the stature of the fullness of Christ", Ephesians 4:3, 13.

FOURTH:

ARTICLE III - NEW ARTICLE

ARTICLE III - AFFILIATION

While maintaining its inherent rights to sovereignty in the conduct of its own affairs, this assembly shall voluntarily enter into full cooperative fellowship with assemblies of like precious faith associated in the Florida Multicultural District, with headquarters in Orlando, FL, and the General Council of the Assemblies of God with headquarters in Springfield, MO; and shall share in the privileges and assume the responsibilities enjoined by that affiliation in Article VI Section 1 of the General Council of the Assemblies of God and in Article XI, Section 2, letter a, of the Florida Multicultural District Council of the Assemblies of God Bylaws. In the event that the local assembly will like to disaffiliate from the Florida Multicultural District, with headquarters in Orlando, FL, and the General Council of the Assemblies of God with headquarters in Springfield, MO. An Executive from the Florida Multicultural District needs to be present at a special called meeting for such purpose.

FIFTH:

ARTICLE IV - (AMENDED) TO:

ARTICLE IV - MEMBERSHIP

The members of the corporation shall be all members in good standing at any given time of said Church Corporation of Florida, provided, however, neither the incorporators nor the members of the corporation shall have any vested right, interest, or privilege of, in or to the assets, functions, affairs or franchises of this corporation, or any right, interest of privilege which may be inheritable, or shall continue after his membership ceases in the a forenamed corporation. This corporation shall not have the power to buy, mortgage, sell, encumber of deed or dispose of any property which it may acquire, without the consent or the direction of a two-thirds (2/3) majority vote of the members, or its successor.

SIXTH:

ARTICLE V - (AMENDED) TO BE ARTICLE VI

ARTICLE VI - REGISTERED AGENT

The name and Florida Street address of the Registered Agent: Juan C. Calderon 1886 Abbey Rd # 1116West Palm Beach, FL 33415

SEVENTH:

ARTICLE VI - (AMENDED) TO BE ARTICLE VII:

ARTICLE VII – INCORPORATOR
The name and Florida Street address of the Incorporator:
Juan C. Calderon
1886 Abbey Rd # 1116West Palm Beach, FL 33415

EIGHT:

ARTICLE VII - MEMBERSHIP (REMOVED):

Page 3 of 4

NINETH:

ARTICLE VIII - RELATIONSHIP (REMOVED):

TENTH:

ARTICLE IX - ANNUAL MEETING (AMENDED) TO:

ARTICLE IX - OFFICERS

The officers who are to manage the affairs of this corporation shall be as follows: A President, a Secretary, and a Treasurer, which three officers shall be the officers of the corporation, and such other officers, as shall be provided for in the Constitution and Bylaws, all of whom shall constitute and be the Official Board of Directors.

They shall be elected from time to time in accordance with the Constitution and Bylaws and each shall hold office until his successor is elected and ratified at its regular annual meeting. The President shall sign and the Secretary shall attest all legal contracts authorized by the members of this corporation and the laws of the State of Florida.

ELEVENTH:

ARTICLE X - (AMENDED) TO:

ARTCILE VIII- SUBSCRIBERS

The names and places of residence of the original founders and subscribers to these articles are as follows:

The President:
The Vice President:

Juan C. Calderon Vanessa Calderon

The Secretary:

Lolin Casillas

The Treasurer:

Domingo Casillas

TWELFTH:

ARTICLE XI - (AMENDED) TO:

ARTICLE XI - CONSTITUTION AND BYLAWS

This Corporation shall have the power to govern itself in accordance to its Constitution and Bylaws. The Constitution and Bylaws may be amended in the following manner; the Pastor and the Official Board of Directors must first approve every amendment. Then at a member's business meeting called for that purpose, be approved by two-thirds (2/3) vote of those present.

THIRTEENTH:

ARTICLE XII - FISCAL YEAR (REMOVED):

FOURTEENTH:

ARTICLE XIII - AMENDMENTS (REMOVED):

Page 4 of 4

FIFTEENTH:

ARTCLE X - NEW ARTICLE

ARTICLE X - DISSOLUTION

Section I

In the event this corporation shall cease to function for the purposes herein set forth, then all property, real or chattel, shall revert to the Florida Multicultural District Council of the Assemblies of God, Inc., under whose supervision this church functions, or to the parent body, the General Council of the Assemblies of God, a Missouri Corporation with headquarters at Springfield, Missouri. The Florida Multicultural District and/or the General Council shall have full authority to sell such property and to use the proceeds derived there from for the extension of the work of the Multicultural Assembly of God specially those churches that this corporation may have established as daughter churches.

Section II

In the event of the cessation of the congregation, the Official Board of Trustees shall transfer all properties, in accordance with the foregoing provisions, within one year after the date of cessation. If such transfer is not made within the time prescribed above or if the aforesaid District Council or General Council shall be unable or unwilling to accept the aforesaid transfer, then disposition shall be made by the Court of the county in which this church is located, provided that in such case proceeds of the dissolution shall be distributed to organizations having purposes nearest the purposes of the Assemblies of God, and which have qualified for exemption under Section 501 (c) (3) of the Internal Revenue Code.