

703300

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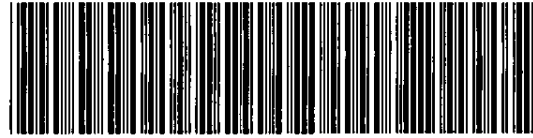
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

*Amended & Restated
Articles
SL*

4-5-10

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: Interdenominational Ministerial Alliance, Inc

DOCUMENT NUMBER: 703300

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

Walter K Laidler, Jr

(Name of Contact Person)

(Firm/ Company)

P O Box 90741

(Address)

Lakeland, FL 33804

(City/ State and Zip Code)

walterlaidler@aol.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Walter Laidler, Jr.

(Name of Contact Person)

863

at ()

698-2457

(Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount made payable to the Florida Department of State:

- | | | | |
|--|--|---|--|
| <input type="checkbox"/> \$35 Filing Fee | <input checked="" type="checkbox"/> \$43.75 Filing Fee & Certificate of Status | <input checked="" type="checkbox"/> \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed) | <input type="checkbox"/> \$52.50 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
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment
to
Articles of Incorporation
of

Interdenominational Ministerial Alliance, Inc.

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

703300

(Document Number of Corporation (if known))

Pursuant to the provisions of section 617.1006, Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the corporation:

AMENDED AND RESTATED ARTICLES BY WAY OF COMPLETE SUBSTITUTION The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.

B. Enter new principal office address, if applicable:
(Principal office address MUST BE A STREET ADDRESS)

C. Enter new mailing address, if applicable:
(Mailing address MAY BE A POST OFFICE BOX)

walterlaidler@aol.com

D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:

Name of New Registered Agent:

(Florida street address)

New Registered Office Address:

_____, Florida _____
(City) (Zip Code)

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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:

<input checked="" type="checkbox"/> Change	<u>PT</u>	<u>John Doe</u>
<input type="checkbox"/> Remove	<u>V</u>	<u>Mike Jones</u>
<input type="checkbox"/> Add	<u>SV</u>	<u>Sally Smith</u>

<u>Type of Action</u> (Check One)	<u>Title</u>	<u>Name</u>	<u>Address</u>
1) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____
2) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____
3) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____
4) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____
5) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____
6) <input type="checkbox"/> Change <input type="checkbox"/> Add <input type="checkbox"/> Remove	_____	_____	_____ _____ _____

This image shows a single page from a notebook or ledger. It features approximately 20 evenly spaced horizontal black lines across its entire width, providing space for writing. The margins are uniform on all sides.

PART 1: THE ARTICLES

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RESTATED
ARTICLES OF INCORPORATION

*** * ***

INTERDENOMINATIONAL
MINISTERIAL ALLIANCE, INC.

REVISED EDITION

**AMENDED AND RESTATED ARTICLES OF INCORPORATION
BY WAY OF COMPLETE SUBSTITUTION
OF THE EXISTING ARTICLES OF INCORPORATION
ADOPTED TUESDAY FEBRUARY 14, 2012**

PART 1

AMENDED AND RESTATED ARTICLES OF INCORPORATION WITH AMENDMENTS THERETO

INTERDENOMINATIONAL MINISTERIAL ALLIANCE, INC

(A Florida Nonprofit Religious Corporation)
Lakeland, Florida

Pursuant to Florida Statute Title XXXVI, Chapter 617.0202 and 617.0206 the Articles of Incorporation of the above-named Nonprofit Incorporation are hereby amended as follows, and these **amended and REstated Articles of Incorporation** included herein have been adopted pursuant to Florida Statutes Title 36, Chapter 617.0202, "...and there is no discrepancy between this corporation's articles of incorporation as heretofore amended and the provisions of these restated articles of incorporation, other than the inclusion of these amended and the omission of matters of historical interest."

Article I. CORPORATION NAME

Pursuant to Florida Statute Title 36, Chapter 617.0401(1)(a) Corporate name, the corporate name must contain the word "corporation" or "incorporated" "corp." or "inc."

Name. The name of the organization is the **Interdenominational Ministerial Alliance, Inc.** Lakeland, Florida.

PREAMBLE

We the pastors, ministers and other properly ordained clergy of the greater Lakeland area, having come together to reorganize and to perpetuate a nonprofit alliance among fellow clergy, reinstate and restate the Articles of Incorporation of the Interdenominational Ministerial Alliance, Inc. to promote spiritual unity among area clergy and local churches through community worship, education, social justice, and economic and community development.

Article II. PRINCIPAL OFFICE

Pursuant to Florida Statute Title 36, Chapter 617.0401(1)(b) The street address of the initial principal office and, if different, the mailing address of the corporation

The principal address of the corporation shall be 704 Brunnell Parkway, Lakeland, FL 33815, and the mailing address: Post Office Box 90741, Lakeland, FL 33804.

Article III. EXISTENCE

This Corporation shall have perpetual existence. While maintaining its inherent right to sovereignty in the conduct of its own affairs, this Corporation (also known as "The Alliance") shares common doctrine, principles, disciplines, and practices with other spiritual fellowships and churches of like precious faith.

Article IV. THE PURPOSE OF THE CORPORATION

Pursuant to Florida Statute Title 36, Chapter 617.0401 (c) The purpose or purposes for which the corporation is organized; and IRS Form 1023 (Part III (1) Section 501(c)(3) requires that your organizing document state your exempt purpose(s), such as charitable, religious, educational, and/or scientific purposes.

The purpose for which this Corporation exists is for **charitable, religious, and educational purposes** (1) to amalgamate (*unite, join together, integrate*) an alliance among pastors of African American Christian Churches of the greater Lakeland area who are in good standing in local area Churches. Pastors and ministers who are desirous of becoming members of this Corporation shall embrace the purpose of the alliance, namely, (2) to foster relationships, promote fellowship and a sense of community in order to transcend denominations and religious traditions, (3) to coordinate and cultivate the Christian spiritual welfare of the churches and the broader community, (4) to promote education, evangelism, missionary work, and advance the cause of Biblical justice with others churches of like precious faith, and (5) to provide spiritual guidance in all areas of community affairs, local, state and national.

Spiritual fellowship shall be extended to other ministerial alliances actively involved in their local churches such as specified and regulated by the Bylaws.

Article V. CORPORATION, OFFICERS, MANNER OF ELECTION

Pursuant to Florida Statute Title 36, Chapter 617.0202 (1)(e): Any provisions, not inconsistent with this act or with any other law, which limits in any manner the corporate powers authorized under this act.

Section 5.01 **Regulating the Affairs of the Corporation:** The conduct of the affairs of this Corporation and any provisions that create, divide, limit and regulate the powers of the Corporation, the directors and the officers thereof, shall require a majority vote of members in good standing at a duly called and noticed Full Meeting of Members for that purpose.

Section 5.02 **Titles, Election, Qualifications and Powers:**

FS 617.0202(1)(d) A statement of the manner in which the directors are to be elected or appointed. In lieu there, the articles of incorporation may provide that the method of election of directors be stated in the bylaws.

- a) **Officers.** The officers of the Corporation shall consist of a President, Vice-President, Treasurer, Clerk/Recording Secretary, Corresponding Secretary, and such other officers with such other titles (e.g. an Assistant Treasurer) as the Board of Directors may from time-to-time determine.
- b) **Conflicts of Interest.** No member of the Board may be related by blood nor marriage and as otherwise regulated by the Bylaws.
- c) **Duties.** Any member of the Board of Directors may serve as an Officer of the Corporation, if nominated by the Nominations Committee. No person may fill more than one office at the same time. Each officer shall have such duties and exercise such powers set forth in the by-laws and such other duties and powers as the Board of Directors shall designate from time-to-time.

Section 5.03 **Composition and Election of the Board:**

F.S. 617.0202(1)(e): Any provisions, not inconsistent with this act or with any other law, which limits in any manner the corporate powers authorized under this act.

1. **Composition.** The Corporation shall be a Board of Directors of not less than three (3) or more than nine (9) elected at the Annual Meeting of the Members or at any Special meeting held in place thereof.
2. **Election.** It shall be the duty of the Nominating Committee to ensure that no less than sixty-six percent (66%) of the Board of Directors shall be ordained active senior pastors and the remaining thirty-three percent (33%) may be retired ordained senior pastors and/or other active ordained ministers.
3. **Nominations.** The Full Voting Membership of the Corporation shall elect each Director by secret ballot from a slate of nominees presented by the Nominating Committee, and

any other nominations submitted according to the Bylaws or procedures implemented by the Board of Directors.

Section 5.04 Composition and Election of the Board:

- a) **Fixing the number of Board members.** The number of directors for each year shall be fixed by vote of the full Voting Members at the meeting at which the directors are elected. The full Members, at any Special Meeting held for that purpose during such year, may fill any vacancy on the Board of Directors, remove any director with or without cause by a majority vote, increase or decrease (within the limits above specified) the number of directors thus fixed, and elect new directors to complete the number so fixed, or removed directors to reduce the number of directors to the number so fixed by secret ballot as regulated by the Bylaws.
- b) **Term of Office.** All members of the Board of Directors shall be elected annually at the full Meeting of Members in good standing, and shall be entitled to one (1) vote, such as regulated by the bylaws.

Section 5.05 Members by Classes.

F.S.617.0202((2)(g) If the corporation is to have one or more classes of members, any provision designating the class or classes of members and stating the qualifications and rights of the members of each class...

- a) **The Corporation shall have two classes of members to fulfill the Purpose of the Corporation:** (1) Active members who are ordained and/or licensed ministers, and (2) Auxiliary Associate members who are (a) actively involved in their local church, (b) recommended in writing by their pastor provided he / she is a member of the Corporation, (c) involved in the community in the fields of business, education, and community advocates for Biblical justice, and (d) spouses of ordained and / or licensed living and deceased ordained or licensed member clergy.
- b) **Auxiliary Associate members** (1) will have no vote in the affairs of the Corporation but may meet with the Corporation in its regular business sessions, (2) shall not be permitted to be present during any Executive Session of the Board, or any Executive Session of the Full Voting Members.

With the exception of the spouses of living or deceased ordained and licensed clergy, the number of the remaining auxiliary associate members shall be limited to twelve (12) in each category, namely (a) leading owners in business, (b) leading educators, and (c) leading community advocates for Biblical Justice which shall be subject to those as regulated by the Bylaws.

- c) **Vote of Members.**

F.S.617.0202((2)(e) The transferability or non-transferability of membership. (g) If the corporation is to have one or more classes of members, any provision designating the class or classes of members and stating the qualifications and rights of the members of each class.

Each member shall be entitled to one (1) vote, which may be cast in person only on each matter submitted to a vote of the members as regulated in these Articles and by the Bylaws. A member may not cumulate votes for the election voting by proxy; this shall not be permitted. No member shall have the right to transfer, assign, or otherwise dispose of any rights or privileges of membership in the Corporation, except as may be expressly provided herein.

- d) **Establishment of Committees.** The Corporation, through the Board, or Full Membership, may by resolution establish one or more committees, delegate specified authority to a committee, and appoint or remove members of a committee.
- e) **Independent Compensation Committee.** Except for the Independent Compensation Committee and the Executive Committee, committees shall include two or more active senior pastors, but may include Auxiliary Associate members. The Independent Compensation Committee shall consist solely of persons who are not members of the Board as regulated by the Bylaws.
- f) **Notice of Meetings of Members:** Written notice of annual meetings or of any Special Meetings of the Members and the purpose therefore shall be mailed not less than ten (10) days prior to any such meeting to each member at the address appearing on the records of the Corporation, except that three (3) days notice shall be sufficient if by email or fax notification to the member. Approval by the Full Voting Membership of any of the following proposals, other than by unanimous approval by those entitled to vote, is valid only if the notice or waiver specifies the general nature of the proposal:
 - 1. Removing a director without cause
 - 2. Amending the Articles of Incorporation
 - 3. Adopting, amending, or repealing the Bylaws
 - 4. Disposing of corporate assets
 - 5. Adopting or amending a merger agreement; or
 - 6. Approving the election to wind up and dissolve the Corporation.
- g) **Resignation of Members.** Any member may resign his or her membership with the Corporation by delivering a written resignation to the Secretary of the Corporation.
- h) **Termination of Members.**

F.S.617.0202((2) (d)The rights, upon termination of membership, of the corporation, the terminated members, and the remaining members.

Any member may be suspended or removed from the membership by the affirmative vote of two-thirds (2/3rd) of the entire Board subject to a majority vote of the Full Meeting of Members at which a quorum of voting members is present. Any such member proposed to be suspended or removed shall be entitled to at least ten (10) days written notice of the Board meeting at which suspension or removal is to be voted upon and shall be entitled to appear and be heard at such meeting.

- i) **Quorum of Members.** The presence of one-third (1/3rd) of the Full Voting Membership at an annual or special meeting of members shall constitute a quorum for the transaction of business. Except as otherwise provided in the Articles of Incorporation or the bylaws, the action of the Full Membership at a meeting in which a quorum is established shall be the action of the Full Membership as regulated by the bylaws.
- j) **Member Application.** The Board shall prepare an application form in keeping with the Bylaws. The application shall be distributed at the discretion of the Executive Committee to those applicants believed to be qualified for membership.
- k) **Application Fee.** Each applicant for membership in the Corporation shall pay an application fee, the amount of which shall be determined by the Full Membership.
- l) **Annual Dues.** Each member shall pay annual dues, the amount of which shall be established by the Full Membership. Dues not paid by the designated date will result in the removal of the member's name from the membership roster of the Corporation.

Article VI. TERM - DURATION OF THE CORPORATION

The Corporation shall have perpetual existence.

Article VII. CORPORATION STOCK

This Corporation is organized under a non-stock basis.

Article VIII. REGISTERED AGENT

The Registered Agent shall be Walter K Laidler, Jr., Physical address: 339 Howard Avenue, Lakeland, FL 33815; Mailing address: Post Office Box 1271, Lakeland, FL 33802.

Article IX. AMENDMENT OF ARTICLES AND BYLAWS

(Pursuant to Florida Statute Title 36, Chapter 617.0206: ... The power to alter, amend, or repeal the bylaws or adopt new bylaws shall be vested in the board of directors unless otherwise provided in the articles of Incorporation or the bylaws. The bylaws may contain any provision for the regulation and management of the affairs of the corporation not inconsistent with law or the articles or incorporation.

Section 9.01 **Amendments of ARTICLES AND BYLAWS by the BOARD OF DIRECTORS.** The Articles of the Corporation may be amended, or repealed, in whole or in part, by a vote of at least two-thirds (2/3rd) of the Board of Directors then in office and in attendance at a duly called meeting of the Board of Directors. Each member shall be given notice of the purpose for the meeting in accordance with Florida Statute 617.0206 herein, and provided that the directors notify the Members of such change in the notice of the next Meeting of the Members following such change. No Articles shall become legal without the ratification of the Full Membership by a two-thirds (2/3rd) majority vote of the Full Voting Membership in

good standing at the duly called and noticed meeting of members called for that purpose subject to and provided by the Bylaws.

Section 9.02 Amendments of ARTICLES AND BYLAWS by the FULL VOTING MEMBERSHIP. The Articles of the Corporation and the Bylaws may be amended by a two-thirds (2/3rd) vote of the Members, provided notice of the proposed action shall have been given in accordance with Florida Statute 617.0202 herein. No Articles or Bylaw shall become legal without the ratification of the Full Voting Membership by a two-thirds (2/3rd) majority of members in good standing at the duly called and noticed meeting of members called for that purpose subject to and provided by the Bylaws.

Article X. DISSOLUTION OF CORPORATE ASSETS

Pursuant to Florida Statute Title 36, Chapter 617.0202 (2)(f): The distribution of assets upon dissolution or final liquidation or, if otherwise permitted by law, upon partial liquidation. Pursuant to IRS Form 1023, Part III (2)(a) Section 501(c)(3) requires that upon dissolution of your organization, your remaining assets must be used exclusively for exempt purposes, such as charitable, religious, educational, and/or scientific purposes.

Dissolution: This Corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended ("Section 501(c)(3)" or the "Code") including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code.

The property of this Corporation is irrevocably dedicated to religious purposes, and no part of the net income or assets of this Corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this Corporation shall be distributed to a nonprofit fund, foundation or Corporation, designated by the Board of Directors, which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Internal Revenue Code Section 501(c)(3) or any future corresponding federal tax law, or shall be distributed to the federal government, or to a state or local government, for a public purpose, subject to the approval of a Justice of the Supreme Court of the State of Florida. Any such assets not so disposed of shall be disposed of by a court of appropriate jurisdiction of the county in which the principal office of the Corporation is then located exclusively for such purposes or to such organization, as said Court shall determine.

Article XI. CONCLUDING PROVISIONS

These Amended and Restated Articles of the Existing Articles of Incorporation and Amendments thereto of the Interdenominational Ministerial Alliance, Inc. were adopted by the duly elected full Voting Membership of the Corporation in accordance with the amended Article IX (Amendments) of these Restated and Amended Articles of Incorporation by a two-thirds (2/3rd) majority vote of the members at a duly called and noticed meeting of members at a special called meeting on Tuesday, the Fourteenth (14th) day of February, 2012.

IN WITNESS WHEREOF, we the undersigned have executed these Amended and Restated Articles of Incorporation by way of Complete Substitution on Tuesday this Fourteenth day of February, 2012.

INTERDENOMINATIONAL MINISTERIAL ALLIANCE,
INC.

By: Walter K. Laidler, Jr.

PASTOR WALTER K. LAIDLER, JR., PRESIDENT & REGISTERED AGENT

Attested by:

Willie Mae Hogan

PASTOR WILLIE MAE HOGAN, SECRETARY OF THE CORPORATION

STATE OF FLORIDA, COUNTY OF POLK

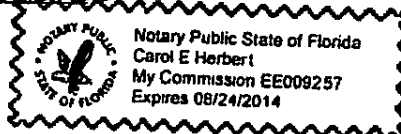
Before me, the undersigned authorities personally appeared before me, **PASTOR WALTER KING LAIDLER, JR.,** and **PASTOR WILLIE MAE HOGAN,** to me, well known to be the persons who executed the foregoing Articles by way of Complete Substitution of the Articles of Incorporation and acknowledged before me according to law that they made and subscribed the same for the purposes therein mentioned and set forth.

IN WITNESS WHEREOF I have hereunto set my hand and seal this day, Tuesday, the Fourteenth day of February, in the year two-thousand twelve.

Carol E. Herbert

Notary Public

My Commission Expires:



RESOLUTION OF RATIFICATION

Of the

ARTICLES OF AMENDMENTS

By way of Complete Substitution and Restatement of the

ARTICLES OF INCORPORATION

of the

INTERDENOMINATIONAL

MINISTERIAL ALLIANCE, INC

WHEREAS, all actions by the **Full Voting Membership at a Meeting of Members with the Board of Directors and Officers for 2012** have been duly presented to the Members of the Corporation duly called and assembled, be it:

RESOLVED, that the **Full Voting Membership** does hereby ratify and affirm all actions of the **Board of Directors** as presented to the Full Voting Membership of the Corporation.

The undersigned hereby certifies that he/she is the duly elected and qualified Secretary and the custodian of the books and records and seal of the **Interdenominational Ministerial Alliance, Inc** (organized December 8, 1961), a corporation duly formed pursuant to the laws of the state of **Florida**, and that the foregoing is a true record of the resolution duly adopted at a Meeting of the Full Voting Membership of the **Interdenominational Ministerial Alliance, Inc.** and that a said meeting was held and that by unanimous vote in accordance with the Laws of the State of Florida and the **Article of Amendment by way of Complete Reinstatement** of the above-named Corporation was adopted on **Tuesday the Fourteenth (14th) day of February, in the year, two thousand twelve** and that said resolution is now in full force and effect without modification or rescission.

IN WITNESS WHEREOF, I have executed my name as Secretary and have hereunto affixed the corporate seal of the above-named Corporation this, 24th day of April 2012.

Secretary of the Corporation

Willie Mae Hogan, 4/24/12

Pastor WILLIE MAE HOGAN, Secretary

Pastor of Mt. Sinai AME Church, Lakeland, FL

Walter King Laidler, Jr., 4/24/12

Pastor WALTER KING LAIDLER, JR., President & Registered Agent

Pastor of Christ Community Christian Center Church, Lakeland, FL

Attested by: Carol E. Hoberl 04/02/2012
STATE OF FLORIDA, COUNTY OF POLK

Before me, the undersigned authority personally appeared **PASTOR WALTER KING LAIDLER, JR., President, and PASTOR WILLIE MAE HOGAN, Secretary**, to me well known to be the persons who witnessed the executed foregoing Articles of Incorporation by way of Complete Substitution of the Articles of Incorporation of the Interdenominational Ministerial Alliance, Inc and acknowledged before me according to law that they made and subscribed the same for the purposes therein mentioned and set forth.

IN WITNESS WHEREOF I have hereunto set my hand and seal this Tuesday, the Thirtieth day of March day of February, 2012.

Carol E. Hoberl
Notary Public; My Commission Expires 09/24/2014
Notary Public State of Florida
Carol E Hoberl
My Commission EE009257
Expires 09/24/2014

Vote to Adopt Restated ARTICLES of Incorporation (P-Present, A-Absent, Y-Yea, N-Nay)			30	16	30	0
Tuesday, February 14, 2012, Dream Center, Lakeland, FL						
Pst and Full Name	Church Name	Member Class	P	A	Y	N
Pst William Boss	Greater Faith Church	Ordained Active Sr Pst	1		1	
Pst Frederick J Brinson		Ordained Active Sr Pst		1		
Pst Earl Brown	Freely Forgiven Community Church	Ordained Active Sr Pst		1		
Pst Anthony J. Brown	Macedonia P. B. Church	Ordained Active Sr Pst	1		1	
Pst Robbie Perkins Bullock	Evangelic Deliverance Ministries	Ordained Active Sr Pst	1		1	
Pst Alfred Cook	Mission Possible Outreach Ministries	Ordained Active Sr Pst	1		1	
Pst Jimmie Downing	Greater New Jerusalem M B Church	Ordained Active Sr Pst	1		1	
Pst Rhonda Edwards	El Shaddai Full Gospel Church	Ordained Active Sr Pst	1		1	
Pst Kendrix J Gardner	New Mt Zion M B Church	Ordained Active Sr Pst		1		
Pst Barbara Giles	Church of God Gospel Tabernacle, Inc	Ordained Active Sr Pst	1		1	
Pst Joe Halman, Jr	Greater Works Ministries, Inc	Ordained Active Sr Pst	1		1	
Pst Alex Harper	First Baptist Institutional Church	Ordained Active Sr Pst		1		
Pst Jesse Harvin	New Bethel A.M.E. Church	Ordained Active Sr Pst		1		
Pst Willie M Hogan	Mt Sinai AME Church	Ordained Active Sr Pst	1		1	
Pst John G. Hooks	Harmony Baptist Church	Ordained Active Sr Pst		1		
Pst Arthur Johnson	St Luke Ministries, Inc	Ordained Active Sr Pst	1		1	
Pst Walter K Laidler Jr	Christ Community Christian Center	Ordained Active Sr Pst	1		1	
Pst Thomas Lunsford	Cornerstone True Fellowship, Inc	Ordained Active Sr Pst		1		
Pst Calvin McDonald	Church of God by Faith	Ordained Active Sr Pst	1		1	
Pst Willie Mencey	True Holiness Tabernacle	Ordained Active Sr Pst	1		1	
Pst Morris Montgomery	Unlimited Inspirational Ministries	Ordained Active Sr Pst	1		1	
Pst Christopher O'Bryant	Zion Hill Primitive Baptist Church	Ordained Active Sr Pst	1		1	
Pst E Telefair Pickett, III	Word Alive Ministries, Inc	Ordained Active Sr Pst	1		1	
Pst Louis Rentz	Blessed Hope M. B. Church	Ordained Active Sr Pst	1		1	
Pst Henry Rodman	Pilgrim Rest Freewill Baptist Church	Ordained Active Sr Pst		1		
Dr Ned Sanders	Greater St Paul MB Inst'l Church	Ordained Active Sr Pst	1		1	
Pst Franklin Street	Faith Temple Progressive MB Church	Ordained Active Sr Pst		1		
Pst Charles Williams	Bethel Gospel Tabernacle	Ordained Active Sr Pst		1		
Asst Pst Anthony Broadnax	Christ Community Christian Center	Ordained Active Asst Pst	1		1	
Pst Linda K Brown	Freely Forgiven Community Church	Ordained Active Asst Pst		1		
Pst Mike Cooper	Dread Center	Ordained Active Asst Pst	1		1	
Asst Pst Camilla A Gittens	Christ Community Christian Center	Ordained Active Asst Pst	1		1	
Asst Pst Hazel P Gray	Christ Community Christian	Ordained Active Asst Pst	1		1	
Deacon Arthur Hoskins	St Luke Ministries	Ordained Active Asst Pst		1		
Asst Pst Carrie L. Laidler	Christ Community Christian	Ordained Active Asst Pst	1		1	
Asst Pst Katrina Lunsford	Cornerstone True Fellowship Inc	Ordained Active Asst Pst		1		
Asst Pst Jessie L McNeil	Word Alive Ministries, Inc	Ordained Active Asst Pst	1		1	
Asst Pst Richard Richardson	Bethel AME Church, Asst Pastor	Ordained Active Asst Pst	1		1	
Asst Pst Jacqueline Street	Faith Temple Prog Miss Bapt Church	Ordained Active Asst Pst		1		
Asst Pst Phillip E Walker	Christ Community Christian Center	Ordained Active Asst Pst	1		1	
Asst Pst Leroy Attles	Bethel AME Church, Asst Pastor	Ordained Retired Pst	1		1	
Pst J J McGriff	Mt Calvary M. B. Church	Ordained Retired Pst		1		
Pst Jesse McNeal		Ordained Retired Pst		1		
Pst Womack	Metropolitan Baptist Church-Retired	Ordained Retired Pst	1		1	
Min Tyrone Hunt	Mt. Sinai A.M.E. Church	Licensed Minister	1		1	
Min Diane H Robinson	Christ Community Christian Center	Licensed Minister	1		1	

INTERDENOMINATIONAL MINISTERIAL ALLIANCE INC WAS ORIGINALLY CHARTERED DECEMBER 8, 1961(#703300); DISOLVED BY STATE PROCLAMATION 1974; REMAINED INACTIVE 38 YEARS UNTIL REINSTATEMENT WEDNESDAY, SEPTEMBER 28, 2012; THE ARTICLES WERE AMENDED BY WAY OF COMPLETE SUBSTITUTION / REINSTATEMENT AND ADOPTED TUESDAY, FEBRUARY 14, 2012; AND NEW BYLAWS WERE ADOPTED TUESDAY, MARCH 20, 2012.

The date of each amendment(s) adoption: February 14, 2012


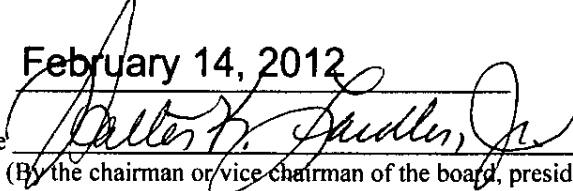
Effective date if applicable: _____
(no more than 90 days after amendment file date)

Adoption of Amendment(s) (CHECK ONE)

- ☒ The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
- ☐ There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

Dated February 14, 2012

Signature


(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)

Walter King Laidler, Jr

(Typed or printed name of person signing)

President/Registered Agent

(Title of person signing)