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I ALBRITTON

#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

Our Father's H NAME OF CORPORATION:	ouse Satellite Beach		
705414			
DOCUMENT NUMBER:			
The enclosed Articles of Amendment and fee ar	e submitted for filing.		
Please return all correspondence concerning this	matter to the following:		
Sally Finch			
	(Name of Contact	Person)	
Our Father's House			
	(Firm/ Compa	ny)	
535 Cassia Boulevard			
	(Address)		
Satellite Beach, FL 32937			
	(City/ State and Zi	Code)	
sally@ofhsb.org			
E-mail address: (to be	e used for future annual r	eport notification	)
For further information concerning this matter, p	olease call:		
Kendall Nickell	;	321 at	777-0057
(Name of Contact P		(Area Code)	(Daytime Telephone Number)
Enclosed is a check for the following amount ma	nde payable to the Florida	Department of S	State:
□ \$35 Filing Fee □\$43.75 Filing F Certificate of St	ee & =\$43.75 Filing Fe catus Certified Copy (Additional copy enclosed)	Certifi is Certifi	O Filing Fee cate of Status ed Copy ional Copy is sed)
Mailing Address Amendment Section	<u>S</u>	treet Address Amendment Section	on

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

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

June 30, 2016

Amendment Section DIVISION OF CORPORATIONS P. O. Box 6327 Tallahassee, FL 32314

Dear Sirs,

This letter with attached Articles of Amendment reflects the most recent changes made to our original Articles of Incorporation document number 705414.

The most significant wording changes are found in Article I, NAME and Article VI, Management, DIRECTORS.

I trust the attached Amended Articles of Incorporation shall be sufficiently clear as to reflect the intent of the subscribers and the subsequent approval of the church congregation done in business session on May 29, 2016.

Thank you very much,

Kendall Nickell

Kendall Nickell Elder, Director

#### Articles of Amendment to Articles of Incorporation of

Our Father's House		
(Name of Corporation	as currently filed with the Flo	rida Dept. of State)
705414		
(Docum	nent Number of Corporation (if l	(nown)
Pursuant to the provisions of section 617.1006, Floramendment(s) to its Articles of Incorporation:	rida Statutes, this <i>Florida Not Fo</i>	or Profit Corporation adopts the following
A. If amending name, enter the new name of the	corporation:	
Kingdom Gate Worship Center, Inc.		TI
name must be distinguishable and contain the word "Company" or "Co." may not be used in the name		The new d" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applica		
(Principal office address <u>MUST BE A STREET A</u>	<u>DDRESS</u> )	ALLI SEC
		是点
C. Enter new mailing address, if applicable:		His - I
(Mailing address MAY BE A POST OFFICE I	<u>BOX</u> )	
		是 2
		2 (n - <b>08</b>
D. If amending the registered agent and/or regis	stered office address in Florida	, enter the name of the
new registered agent and/or the new register		
Name of New Registered Agent:	Sally Finch	
name of their neglistered rigem.	535 Cassia Blvd.	
		lorida street address)
New Registered Office Address:	(4	and meet dairessy
	Satellite Beach	32937
	(City)	, Florida (Zip Code)
		,
New Registered Agent's Signature, if changing I I hereby accept the appointment as registered agen	Registered Agent:  t — Law familiar with and accen	t the obligations of the position
, погобу иссерсте ирролитет из гезыльтей изен	гат јатиса жин ини иссер	i me oonganom of me position.
	Sagar Y.	
_	Signature of New Regis	stered 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 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	<u>V</u> <u>Mi</u>	n <u>n Doe</u> ke Jones lly Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
• 1) Change	D	Kim Nicholas	404 S. Ramona Ave.
x Add			Indialantic, FL 32903
Remove			
X 2) Change	PD	John Keen	2200 St. Theresa Way
Add			Melbourne, FL 32935
Remove	VD	Kendall Nickell	144 NE 3rd St.
3) Change			Satellite Beach, FL 32937
Add Remove			
	S	Linda Goins	2739 Algonquin Dr.
4) Change X Add			Melbourne, FL 32935
Remove			
5) Change	Т	Sally Finch	2727 N. Wickham Road
X Add			Apt. 7-203
Remove			Melbourne, FL 32935
6) Change	PD	Larry Booth	1008 Osprey Dr.
Add			Melbourne, FL 32940
X Remove			

## 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: XChange X Remove X Add	<u>V</u> <u>Mi</u>	hn Doe ike Jones Ily Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change	TD	Nelson Turner	325 Nautica Court
			Indian Harbour Beach, FL 32937
Add X Remove			
2) Change	T	John Keen	2200 St. Theresa Wa
Add			
X Remove			
3 ) Change			
Add			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change	<del></del>		
Add			
Remove			

(attach additional sheets, if necessary). (Be specific)
ARTICLE I - NAME: The corporate name shall be changed to be Kingdom Gate Worship Center, Inc.
ARTICLE VI - MANAGEMENT, DIRECTORS, OFFICERS
This corporation shall be managed by the Elders of the church, appointed in accordance with the Bylaws of the corporation.
On an annual basis, at least three Elders shall serve or the Elders shall appoint a minimum of three other individuals to
serve as Directors for the purposes of corporate/legal business matters. In addition the Elders shall annually appoint
individuals to serve as in the offices of president, vice president, secretary and treasurer.
ARTICLE VII REGISTERED OFFICE, REGISTERED AGENT
The street address of the corporation's Registered Office will remain unchanged. The name of its Registered Agent will be
changed from Linda Goins to Sally Finch.

E. If amending or adding additional Articles, enter change(s) here:

## AMENDED ARTICLES OF INCORPORATION OF

### OUR FATHER'S HOUSE, SATELLITE BEACH, INC

Division of Corporations Document Number 705414 (A Corporation Not for Profit)

The following amended Articles of Incorporation were adopted by a vote of twothirds of the voting members present at a specially called business meeting duly noticed and called for this purpose, to be effective May 29, 2016.

The members of Our Father's House, Satellite Beach, Inc. hereby RESOLVE that these Amended Articles of Incorporation are hereby adopted as follows:

#### ARTICLE I. NAME

The corporate name shall be changed to be Kingdom Gate Worship Center, Inc.

#### ARTICLE II. STREET ADDRESS

The street address of the corporation is 535 Cassia Boulevard, Satellite Beach, FL 32937.

#### ARTICLE III. PURPOSES

The specific purpose of this corporation is to operate a non-denominational church in a religious and nonpolitical manner. The general purpose is for the advancement of faith, hope, humanitarian services, education and other charitable purposes, by the distribution of funds for those purposes and as an ever-growing influence to train and connect leaders who impact all cultures with the message of Jesus Christ.

#### ARTICLE IV. MEMBERSHIP

Any person may become a member of the corporation in accordance with the qualifications and procedures set forth in the Bylaws of the corporation. Existing members at the time of this amendment shall continue to be members unless terminated in accordance with the Bylaws.

#### ARTICLE V. TERM OF EXISTENCE

It is the intent of this corporation to exist in perpetuity until the return of Jesus Christ.

#### ARTICLE VI. MANAGEMENT, DIRECTORS, OFFICERS

This corporation shall be managed by the Elders of the church, appointed in accordance with the Bylaws of the corporation. On an annual basis, at least three Elders shall serve, or the Elders shall appoint a minimum of three other individuals to serve, as Directors for the purposes of corporate/legal business matters. In addition the Elders shall annually appoint individuals to serve as in the offices of president, vice president, secretary and treasurer.

#### ARTICLE VII. REGISTERED OFFICE, REGISTERED AGENT

The street address of the corporation's Registered Office remains unchanged and the name of its Registered Agent is changed as as follows:

Sally Finch 535 Cassia Blvd. Satellite Beach, FL 32937

#### ARTICLE VIII. AMENDMENTS

These Articles of Incorporation may be amended by the directors.

#### ARTICLE IX. IRS PROVISIONS

- A. This organization is a nonprofit religious organization and is not organized for the private gain of any person. It is organized exclusively for religious purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- B. No substantial part of the activities of this organization shall be carrying on of propaganda, or otherwise attempting to influence legislation, except as otherwise provided by Section 501(c)(h) of the Internal Revenue Code, and the organization shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.
- C. The property of this organization is irrevocable dedicated to religious purposes. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to, its directors, officers, members, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in the purpose clause hereof.
- D. Notwithstanding any other provision of these articles of incorporation, this organization shall not engage in any activities or exercise any powers that are not in furtherance of the purposes of this organization and the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

E. Upon the dissolution of the organization, assets remaining after payment, or provision for payment, of all debts and liabilities of this organization, shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to a nonprofit fund, foundation or organization which is organized ad operated for religious purposes and which has established its tax-exempt status under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

Dated this 30th of June 2016 OUR FATHER'S HOUSE, SATELLITE BEACH, INC. ATTEST:	
By: John Keen, Director	John Keen Printed name: Director
By: Kendall Nickell, Director	KEUGAII NICKE   Printed name: Director
STATE OF FLORIDA ) ) ss. COUNTY OF BREVARD)	
BEFORE ME, the undersigned  John Keen and Kendall  OUR FATHER'S HOUSE, SATELLITE BEACH who executed the foregoing Amended Articles 2016.	Nickell, Directors of I, INC, who are personally known by me,

Notary Public, State of Florida at Large

Notary Public State of Florida

Linda Goins

5/29/2016	
The date of each amendment(s) adoption:	other than the
Effective date if applicable:	
(no more than 90 days after amendment file date)	
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed document's effective date on the Department of State's records.	ed as the
Adoption of Amendment(s) ( <u>CHECK ONE</u> )	
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 6/30/16	
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)	
Kendall Nickell	
(Typed or printed name of person signing)	
Dimata.	
(Title of person signing)	