

D18000 0000 10

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

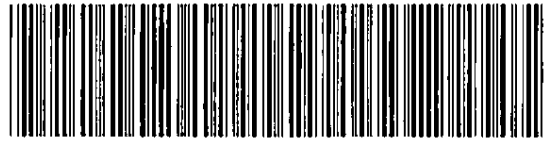
(Business Entity Name)

(Document Number)

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2024 SEP 11 AM 11:26
SEC. OF STATE
TALLAHASSEE, FL

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF ~~Corporation~~ ^{Trust} Second Ministries Trust

DOCUMENT NUMBER: D1800000010

The enclosed ~~Articles~~ Amendment and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

Kelley Stancyle
Name of Contact Person

8800 SW 181 Ter
Firm/ Company
Address

Palmetto Bay, FL 33157
City/ State and Zip Code

KelleyStancyle@outlook.com
E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Kelley Stancyle at (786) 395 2868
Name of Contact Person Area Code & Daytime Telephone Number

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

- \$35 Filing Fee
- \$43.75 Filing Fee & Certificate of Status
- \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)
- \$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
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

~~Amendment~~ Amendment

to

~~Articles of Incorporation~~ of

Declaration of Trust

Second Ministries Trust

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

D18000000010

(Document Number of Corporation (if known))

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida ~~Profit Corporation~~ ^{Trust} adopts the following amendment(s) to its ~~Articles of Incorporation~~ ^{Declaration of Trust}:

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

Imperial Trust Enterprise

The new name must be distinguishable and contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or "Co.," or the designation "Corp.," "Inc.," or "Co.," A professional corporation name must contain the word "chartered," "professional association," or the abbreviation "P.A."

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

8800 SW 181 ter
Palmetto Bay, FL 33157

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

8800 SW 181 ter
Palmetto Bay, FL 33157

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

Kelley Stanczyk

2121 Biscayne Blvd # 1809

(Florida street address)

New Registered Office Address:

Miami, FL

(City)

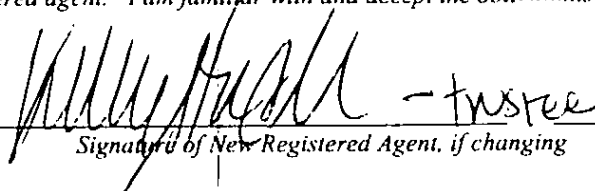
Florida

(Zip code)

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STATE

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.

 - trustee

Signature of New Registered Agent, if changing

Check if applicable

The amendment(s) is/are being filed pursuant to s. 607.0120 (1) (c), F.S.

NEW EIN: 99-6682078

Trustee and/or Director

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:

- Change PT John Doe
- Remove V Mike Jones
- Add SV Sally Smith

Type of Action (Check One)	Title	Name	Address
1) <input checked="" type="checkbox"/> Change ___ Add ___ Remove	TR	Kelley Stanczyk	2121 Biscayne Blvd #1809 Miami, FL 33137
2) ___ Change ___ Add ___ Remove		N/A	
3) ___ Change ___ Add ___ Remove			
4) ___ Change ___ Add ___ Remove			
5) ___ Change ___ Add ___ Remove			
6) ___ Change ___ Add ___ Remove			

E. If amending or adding additional Articles, enter change(s) here:
(Attach additional sheets, if necessary). (Be specific)

Please see attached.

F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself:
(if not applicable, indicate N/A)

Please see attached.

The date of each amendment(s) adoption: 8/4/24, if other than the date this document was signed.

Effective date if applicable: 8/4/24
(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 as the document's effective date on the Department of State's records.

Adoption of Amendment(s) (CHECK ONE)

The amendment(s) was/were adopted by the ^{trustees} ~~incorporators~~, or board of ^{trustees} ~~directors~~ without shareholder action and shareholder action was not required.

The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendment(s) by the shareholders was/were sufficient for approval.

The amendment(s) was/were approved by the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):

"The number of votes cast for the amendment(s) was/were sufficient for approval
by _____"
(voting group)

Dated 8/4/24

Signature Kelley Stangle - trustee
(By a director, president or other officer -- if directors or officers have not been selected, by an incorporator -- if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

Kelley Stangle
(Typed or printed name of person signing)

Trustee
(Title of person signing)

AFFIDAVIT OF RESTATED AND AMENDED DECLARATION OF TRUST.

[Made pursuant to the Dejure Constitution, Universal Declaration of Human Rights, UN Res. 61/295 – Declaration of Human Rights, UN Res. 60/147 – Human Rights Law, Hague Convention & Title 28 U.S. Code §1746(1)]

The undersigned certify that:

1. They are the Trustee and Grantor, respectively of Second Ministries Trust, a Florida Trust, with the Trust Entity File No./ SOS File No.: D1800000010.
2. The Declaration of Trust is amended and restated to read as follows:

The trust's name is changed to: IMPERIAL TRUST ENTERPRISE.

The previous version of trust declaration is null and void, effective immediately.
- Kelley Ann

The Trusts EIN is changed to: 99-6682078

IMPERIAL TRUST ENTERPRISE is to engage in any lawful act or activity as an incorporated association and foundation founded by these articles on 8/4/24; Implied since August 3, 1980 9:00 AM, to which the primary objective is to function as a multi-purpose entity that addresses a myriad of services for Nationals and Citizens of the Republic of the United States of America, including international business.

IMPERIAL TRUST ENTERPRISE will serve as a multi-faceted institution that holds all activities of Minister Stanczyk, Kelley Ann for educational purposes.

IMPERIAL TRUST ENTERPRISE will serve to educate any and all interested parties and registrants in all of its activities. Any other amendments to these articles can only be made by Stanczyk, Kelley Ann or a contracted delegated fiduciary in Trust.

IMPERIAL TRUST ENTERPRISE is authorized to exist and function through its Board of Trustees, comprised of the total active number of trustees who are legal persons holding fee simple title, not differentiating between legal and equitable, not as individuals, but collectively as the Board, according to the Inalienable Common Law Rights. *The said Trustee, known as KELLEY STANCZYK, has full authority to hold or administer trust property or assets or to make substantial decisions for the administration of "banking purposes" for the Trust on behalf of the beneficiaries and the power to hire persons whether or other agents even if they are associated or affiliated with the trustee, to advisors or exist the trustee in the performance of administrative duties.*

IMPERIAL TRUST ENTERPRISE shall be amendable, as described in the bylaws, and shall be irrevocable by the Grantor or by any other person or entity but said trustee can be freed by the Trust Protector and replace by new trustee appointed by the Trust Protector. It is the intention of the Settlor to make the Beneficiaries, an absolute gift of Trust Certificate Unites (CTU's), in which the Beneficiaries shall not have any vetted interest, until the termination of this Trust and final distribution accumulated assets or any early distribution of the assets thereof. There shall be exactly 100 Trust Certificate Unites (CTU's) available to Beneficiaries.

IMPERIAL TRUST ENTERPRISE shall be administered, managed, governed and replaced in all respects available to Common Law Jurisdiction of FLORIDA, being bonded to the Articles of Confederation of 1781, Article IV - "The better to secure and perpetuate mutual friendship and intercourse among the people of the different states in this union, the free inhabitants of each of these states, paupers, vagabonds and fugitives from Justice excepted, shall be entitled to all privileges and immunities of free citizens in the several states, and the people of each state shall have free ingress and regress to and from any other state, and shall enjoy therein all the privileges of trade and commerce, subject to the same duties, impositions and restrictions as the inhabitants thereof respectively, provided that such restrictions shall not extend so far as to prevent the removal of property imported into any state, to any other state of which the Owner is an inhabitant, provided also that no imposition, duties or restriction shall be laid by any state, on the property of the united states or either of them."

IMPERIAL TRUST ENTERPRISE shall be administered, managed, governed and regulated in all respects by God, the almighty I am. Which can be interpreted by the Common Law Jurisdiction of Florida, Treaty of Merrakish, Treaty of Tripoli, Treaty of Morocco (Peace and Friendship), Treaty Between United States of America and the Sultan Seid SA'ID of Maskat, General Act of Algeciras, the Articles of Confederation, the Constitution of the United States of America and the Uniform Commercial Code (only when and if applicable and/or allowable to remain under the jurisdiction of the Common Law). The domicile of the trust is within the Court of Equity, in Florida in the Republic of the United States of America as a last resort when everything else fails.

IMPERIAL TRUST ENTERPRISE assets shall be taken in the following fashion: through the Board of Trustee(s) who are legal persons holding fee simple title, not differentiating between legal and equitable, not as individuals, but collectively as the Board for the IMPERIAL TRUST ENTERPRISE, as a Grantor Retained Annuity Trust for all estate income, lottery, dividends, royalties, payments, gifts, inheritances, unclaimed properties, real property, insurance policies and all trade names in the name of the trust.

IMPERIAL TRUST ENTERPRISE does not have multiple Trustees. The Grantor appointed a Trustee who has vested the power of banking administration, who shall have the right to contract authorized representatives, and other agents or affiliates to exercise her rights, privileges, liabilities and duties of the trust, for all the trust matters with National Associations, Corp, corporations, LLC's, Trust Companies, Partnerships and Unincorporated Associations.

3. The foregoing amendment and restatement of Articles of Incorporation has been duly approved by the board of trustees and duly approved by the required vote of Members.

- Pursuant to the Declaration of Indigenous Rights enacted by the Organization American States which the United States and all Department agencies are subject to All Articles Incorporated.
- Pursuant to the United Nations Declaration of the Rights of Indigenous Peoples UN 61/195 All Articles Incorporated.
- Pursuant to UN 60/147 Basic Principles and Guidelines on the Right to a Remedy and Reparation for Victims of Gross Violations of International Human Rights Law and Serious Violations of International Humanitarian Law.
- Pursuant to the Treaty of Watertown 1776 and the United States Constitution [Articles VI]
- Pursuant to Title 18 U.S. §112 Protection of Internationally Protected Persons
- Pursuant to Title 18 US §241 Conspiracy Against Rights & 242 Deprivation of Rights Under Color of Authority.

I, Stanczyk, Kelley Ann am of maturity to make this affidavit and the facts herein.

I, Stanczyk, Kelley Ann am mentally competent to make this Official Affidavit of Facts for the Record.

I, Stanczyk, Kelley Ann have personal knowledge of the facts in this affidavit.

This affidavit is made under penalties of perjury and must be responded to by a counter affidavit by any and all parties within 30 days or it will stand as undisputed, fact as a matter of law. I, declare (verify, state, confirm) under penalty of perjury under the laws of the UN and the United States of America that the foregoing is true and correct.

Handwritten signature: Kelley Ann Stanczyk

Last, First Middle Grantor

Handwritten date: 8/4/24

Date

Handwritten signature: Kelley Ann Stanczyk

Last, First Middle Trustee

Handwritten date: 8/4/24

Date