# F13000000099

(Re	equestor's Name)	
(Ad	ldress)	<del></del>
(Ac	ldress)	
(Ci	ty/State/Zip/Phone	e #)
PICK-UP	WAIT .	MAIL
(Bu	siness Entity Nan	ne)
(Do	ocument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	

Office Use Only



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## COVER LETTER

TO: Amendment Section Division of Corporations	
Christian Palace In	ternational, Inc
DOCUMENT NUMBER: F1300000	of Corporation 10099
The enclosed Amendment and fee are subm	nitted for filing.
Please return all correspondence concerning	g this matter to the following:
LaChell Mensing Name of Contact Person	<del></del>
Worl Peace Global Ministries, Firm/Company	inc.
6015 Waters Edge Trail Address	
Roswell, GA 30075 City/State and Zip Code	
secty.wpgm@gmail.com	
E-mail address: (to be used for future annual	ual report notification)
For further information concerning this mat	ter, please call:
Andre Akyere  Name of Contact Person	at (803 979-0350 Area Code & Daytime Telephone Number
Enclosed is a check for the following amou	nt:
\$35.00 Filing Fee & Certificate of Statu	
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



## FLORIDA DEPARTMENT OF STATE Division of Corporations

November 4, 2014

LACHELL MENSING / WORLD PEACE GLOBAL MINISTRIES INC 6015 WATERS EDGE TRAIL ROSWELL, GA 30075 US

SUBJECT: CHRISTIAN PALACE INTERNATIONAL, INC.

Ref. Number: F13000000099

We have received your document for CHRISTIAN PALACE INTERNATIONAL, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

A certificate or a document of similar import evidencing the amendment must be submitted with the application. The certificate should be authenticated as of a date not more than 90 days prior to delivery of the application to the Department of State by the Secretary of State or other official having custody of the records in the jurisdiction under the laws of which it is incorporated, formed, or organized. A translation of the certificate, under oath or affirmation of the translator, must be attached to a certificate which is not in English.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Carolyn Lewis
Regulatory Specialist II

Letter Number: 714A00023569

# NOT FOR PROFIT CORPORATION APPLICATION BY FOREIGN NOT FOR PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR CONDUCTING AFFAIRS IN FLORIDA

(Pursuant to s. 617.1504, F.S.)

### SECTION I (1-3 MUST BE COMPLETED) F13000000099 (Document Number of Corporation (If known) Christian Palace International, Inc. (Name of corporation as it appears on the records of the Department of State) 8/2006 (Date authorized to conduct affairs in Florida) (Incorporated under laws of) SECTION II (4-8 COMPLETE ONLY THE APPLICABLE CHANGES) 4. If the amendment changes the name of the corporation, when was the change effected under the laws of its jurisdiction of incorporation? 1/10/2013 World Peace Global Ministries, Inc. (Name of corporation after the amendment, adding suffix "corporation," or "incorporated," or appropriate abbreviation, if not contained in new name of the corporation. "Company," or "Co.," may not be used as a corporate suffix by a nonprofit corporation) 6. If the amendment changes the period of duration, indicate new period of duration and the date the change was effected. 7. If the amendment changes the jurisdiction of incorporation, indicate new jurisdiction and the date the change was effected. n/a (New jurisdiction) 8. If the purpose which the corporation intends to pursue in Florida has changed, indicate new purpose. n/a (The corporation is authorized to pursue such purpose in the jurisdiction of its incorporation) 9. Attached is a certificate or document of similar import, evidencing the amendment, authenticated not more than 90 days prior to delivery of the application to the Department of State, by the Secretary of State or other official having cystody of corporate records in the jurisdiction under the laws of which it is incorporated. Signature of the chairman or vice chairman of the board president, or other officer - if in the hands of a receiver, trustee, or other court-appointed fiduciary, by that fiduciary) LaChell M. Mensing

(Typed or printed name of the person signing)

Secretary

(Title of person signing)

#### **STATE OF GEORGIA**

Secretary of State Corporations Division 313 West Tower #2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530 CONTROL NUMBER : 0664079
DATE INC/AUTH/FILED: : August 04, 2006
JURISDICTION : Georgia
PRINT DATE : 11/20/2014

lachell mensing 6015 waters edge trail roswell, GA 30075

#### **CERTIFIED COPY**

I, Brian P. Kemp, the Secretary of State of the State of Georgia, do hereby certify under the seal of my office that the attached documents are true and correct copies of documents maintained by the Corporations Division of the Office of the Secretary of State of Georgia under the name of

#### WORLD PEACE GLOBAL MINISTRIES, INC. A Domestic Non-Profit Corporation

Said entity was formed in the jurisdiction set forth above and has filed in the Office of Secretary of State on the 4th day of August, 2006 its certificate of limited partnership, articles of incorporation, articles of association, articles of organization or application for certificate of authority to transact business in Georgia. This Certificate is issued pursuant to Title 14 of the Official Code of Georgia Annotated and is prima-facie evidence of the existence or nonexistence of the facts stated herein.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on 11/20/2014

Brian P. Kemp Secretary of State

Tracking #: 1yvFhM88

# STATE OF GEORGIA

### **Secretary of State**

Corporations Division 313 West Tower 2 Martin Luther King, Jr. Drive Atlanta, Georgia 30334-1530

# CERTIFICATE OF AMENDMENT

**NAME CHANGE** 

I, Brian P. Kemp, the Secretary of State and the Corporations Commissioner of the State of Georgia, hereby certify under the seal of my office that

#### CHRISTIAN PALACE INTERNATIONAL, INC.

a Domestic Non-Profit Corporation

has filed articles/certificate of amendment in the Office of the Secretary of State on 01/10/2013 changing its name to

#### WORLD PEACE GLOBAL MINISTRIES, INC.

and has paid the required fees as provided by Title 14 of the Official Code of Georgia Annotated. Attached hereto is a true and correct copy of said articles/ certificate of amendment.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on January 10, 2013



Brian P. Kemp Secretary of State

Control No: 0664079 Date Filed: 01/10/2013 02:06 PM Brian P. Kemp Secretary of State



# Office Of The Secretary Of State Corporations Division 237 Coliseum Drive Macon, GA 31217 404-656-2817

Brian P. Kemp Secretary Of State

# Articles Of Amendment Of Articles Of Incorporation

Article One				
The Name Of The Corporation Is:				
Christian Palace International, Inc.				
Article Two				
The Corporation Hereby Adopts The Following Amendment To Change The Name Of The Corporation.  The New Name Of The Corporation Is:				
World Peace Global Ministries, Inc.				
Article Three				
The Amendment Was Duly Adopted By The Following Method (choose one box only):				
The amendment was adopted by the incorporators pursuant to O.C.G.A. §14-3-1002.  The amendment was adopted by a sufficient vote of the members of the corporation.  The amendment was adopted by the board of directors: (choose one additional box below)  With member approval  Without member approval as member approval was not required.				
Article Four				
The Date Of The Adoption Of The Amendment Was:				
January, 1st 2013				
Article Five				
The Undersigned Does Hereby Certify That A Notice To Publish The Filing Of Articles Of Amendment To Change The Corporation's Name Along With The Publication Fee Of \$40.00 Has Been Forwarded To The Legal Organ Of The County Of The Registered Office As Required By O.C.G.A. §14-3,1005.1				
IN WITNESS WHEREOF, the undersigned has executed these Articles Of Amendment (				
on 13 2013  Ja Chell M Men Signing)  (Signature And Capacity in which signing)				
Jewer Digital Single				

Form CD 110

State of Georgia Name Change 1 Page(s)



# STATE OF GEORGIA

## **Secretary of State**

Corporations Division
315 West Tower
#2 Martin Luther King, Jr. Dr.
Atlanta, Georgia 30334-1530

## CERTIFICATE OF INCORPORATION

I, Cathy Cox, the Secretary of State and the Corporations Commissioner of the State of Georgia, hereby certify under the seal of my office that

#### Christian Palace International, Inc.

a Domestic Non-Profit Corporation

has been duly incorporated under the laws of the State of Georgia on 08/04/2006 by the filing of articles of incorporation in the Office of the Secretary of State and by the paying of fees as provided by Title 14 of the Official Code of Georgia Annotated.

WITNESS my hand and official seal of the City of Atlanta and the State of Georgia on August 4, 2006

Cathy Cox Secretary of State

Control No: 0664079 Date Filed: 09/06/2007 08:00 AM Karen C Handel Secretary of State

#### Articles of Amendment Of

#### Christian Palace International, Inc

#### Article1.

#### Name/ Registered Office.

The name of the organization is Christian Palace International, Inc The street address of the registered office is 6523 Hwy 85, Suite 109-110, Riverdale GA. 30274. The registered agent at such address is James Ofori. The County of the registered agent is Clayton.

#### Adoption of Amendment:

Members of the board of Directors adopted this amendment on April 10<sup>th</sup>, 2007 The board herewith authorizes James Ofori (President) to proceed with all necessary filings with the office of secretary of state.

The amendment was adopted by vote of the Board of Directors without members' approval in that members' approval was not required.

#### **Text of Amendment**

#### Article 2

This amendment is to done to comply with the Internal Revenue Service Requirements.

#### Article 3

Purpose

The organization is organized pursuant to the Georgia Non Profit Corporation Code. It is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purpose as, the making of distributions to organizations that qualify as exempt organizations under section 501C3 of the Internal Revenue Code, or corresponding section of any future Federal Tax Code

And the second second with the garage was been

State of Georgia
Amend/Restate 3 Page(s)

SECRETARY OF STATE OUTSION CORPUSION

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## OFFICE OF SECRETARY OF STATE CORPORATIONS DIVISION

315 West Tower, #2 Martin Luther King, Jr. Drive Atlanta, Georgia 30334-1530 (404) 656-2817

Registered agent, officer, entity status information via the Internet http://www.georgiacorporations.org

ENRICO M. ROBINSON Director

> SUSAN GOLDEN Assistant Director

### TRANSMITTAL INFORMATION GEORGIA PROFIT OR NONPROFIT CORPORATIONS

PCKET#	PENDING #		CONTROL#	·
OCKET ODE	DATE FILED	AMOUNT RECEIVED		CHECK/ RECEIPT #
YPE CODE	EXAMINER	JURISDICTION (CC	DUNTY) CODE	
	NOTICE TO APPLICANT: PRI	INT PLAINLY OR TYPE REMAINDE	R OF THIS FORM	
•				
Corporate Name Rese	rvation Number (if one has been obtain	ied; if articles are being filed with	out prior reservation	n, leave this line blank)
<u>CHRIST</u>	IAN PALACE	INTERNATION	IAL, INC	
Corporate Name (List	exactly as it appears in articles)			
EBI M	<u> </u>		770-3	169-7209
	articles (certificate will be mailed to this	person, at address below)		Telephone Number
	TARA BLVD #	280		
Address				
JUNESBO	oro	GA		30236
City		State		Zip Code
Mail ar dali	ver the following items to t	ha Canadani of Ctata	-445	
Mail of deli	ver the following items to t	ne Secretary of State,	at the above	e address:
2) Origir	transmittal form hal and one copy of the Articles of Incom			
	fee of \$100.00 payable to Secretary of	State. Filing fees are NON-refur	ndable. •	
3) Filing				
I certify that a No	otice of Incorporation or Notice o or delivered to the official organ			
I certify that a No or will be mailed is to be located.	or delivered to the official organ (List of legal organs is posted a	of the county where the in	nitial registered	office of the corporation
I certify that a No or will be mailed is to be located.	or delivered to the official organ	of the county where the in	nitial registered	office of the corporation
I certify that a No or will be mailed is to be located. official organ in a	or delivered to the official organ (List of legal organs is posted a	n of the county where the in at web site; or, the Clerk of	nitial registered Superior Court	office of the corporation

#### Article 4 Limitations

No Part of the net earnings of the corporation shall inure to the benefit of any director, officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation.), and no officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.

No substantial part of the activities of the Corporation shall be carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by section 501 (h) of the Code), and the organization shall not participate in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these articles, the organization may 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 of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by an organization whose contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue law).

Upon the dissolution of this organization assets shall be distributed for one or more exempt purposes within the meaning of section 501(C)(3) of the Internal Revenue Code (or corresponding section of any future tax code), or shall be distributed to the federal government, or to a state or local government, for public purpose. Any such assets not so disposed of shall be disposed by the Court of Common Pleas of the County in which the principal office of the organization is then located, exclusively for such purposes or to such organization and operated exclusively for such purposes.

#### Article 5

#### DIRECTORS/MEMBERS

The corporation shall have registered members. The management and affairs of the Corporation shall be at all times under the direction of a Board of Directors, whose operation in governing the Corporation shall be defined by statute and by the Corporations By-Laws. No Director shall have any right, title, or interest in or to any property of the corporation.

#### **DEBT OBLIGATION AND PERSONAL LIABILITY**

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this Corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this Corporation.

Operated exclusively for such purposes.

#### Article 6

#### INCORPORATOR

The Incorporator/registered contact agent of this Corporation is James Ofori. The initial contact address of the Incorporator is 6523 Hwy 85, Suite 109-110, Riverdale GA. 30274

The undersigned incorporator certify both that he executes these articles for the purposes herein stated, and that by such execution, he affirms the understanding that should any of the information in these articles be intentionally or knowingly misstated, he is subject to the criminal penalties for perjury set in Georgia statutes for non profits.

IN WITNESS WHEREOF, the undersigned has executed these articles of incorporation

This 13 day of 1 2007

President

James Ofori

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SRETARY OF STATE