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TO: Registration So Division of Cor			
SUBJECT:	Messenger Ministry	LLC	·
	Name of Lim	ited Liability Company	
The enclosed Articles of	Amendment and fee(s) are sub	mitted for filing.	
Please return all correspo	ondence concerning this matter	to the following:	
	Cerr	ineo Cesar Neira Name of Person	
	М	essenger Ministry LLC	
		Firm Company	
	3,0.0,1_\$	SW_1st_AveAddress	
	Cape (Coral FL 33914 City State and Zip Code	
	CCREITE E-mail address: (a@yahoo.com to be used for future annual report notifi	cation)
For further information of	concerning this matter, please c	all:	
Cerineo Cesa	ir Neira of Peison	at (_239)81.0-7a	686 Telephone Number
, which	A TOWN	, acareme Fragonic	
Enclosed is a check for t	he following amount:		
□ \$25,00 Filing Fee	☐ \$30.00 Filing Fee & Certificate of Status	☐ \$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	M \$60.00 Filing Fee. Certificate of Status & Certified Copy (additional copy is enclosed)

Mailing Address: Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Street Address:

Registration Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303





Messenger Ministry LLC
(Name of the Limited Liability Company as it now appears in our record)
(A Florida Limited Liability Company)

The Articles of Organization for this Limited Liability company were filed on <u>06/07/2021</u> Florida Document Number: <u>L21000262185</u>	_ and assigned
The original name of the corporation was "The Messenger Ministery LLC" and was changed to "Messen with the amendment that were filed on July 27, 2021	ger Ministry LLC

A) This amendment is submitted to amend all the Articles of the Organization to become as show in the following two pages:

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In compliance with Chapter 617, F.S., (Not for Profit)

The undersigned, whom are citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation Law of: The State of Florida.

ARTICLE I: Name:

The name of the corporation shall be "MESSENGER MINISTRY LLC."

ARTICLE II: Principal office address:

3001 SW Ist Ave. Cape Coral, FL 33914

ARTICLE III: Purpose:

The "MESSENGER MINISTRY LLC., is organized exclusively for religious, cultural, charitable and educational purpose including for that purpose, the distributions to organizations that qualify under section 501(c)(3) of the Internal Revenue Code.

With the following missions:

- 1.- Project, design, purchase and install the equipment of the Radio Station FM to accomplish the purpose.
- 2.- Broadcast the Word of God, thru the radio station, special to the Spanish speaker.
- 3.- Broadcast Christian music for the national and foreign people to let them to worship God thru the music. Also, broadcast classic music.
- 4.- Invite and let pastors, evangelist, and preachers to participate to divulge the Word of God thru our radio station.
- 5.- Supplies the necessities in small towns around the world that live in poverty with funds from donations.

ARTICLE IV: Manner of election:

The way the directors are elected and appointed is for invitation of the president.

ARTICLE V: Name and address of initial officers and directors:

1) Name and Title: Cerineo Neira - President-Director Address: 3001 SW 1st Ave, Cape Coral, FL 33914

 Name and Title: Delia Neira – Vice-President-Director Address: 3001 SW 1st Ave, Cape Coral, FL 33914

ARTICLE VI: Registered Agent:

Name: Cerineo Neira

Address: 3001 SW 1st Ave. Cape Coral, FL 33914

ARTICLE VII: Incorporator:

Name: Cerineo Neira

Address: 3001 SW 1st Ave, Cape Coral, FL 33914

ARTICLE VIII: About the income:

The income of the Corporation will come from donations or contributions of Institutions, Governments, states, another Corporations, Organizations, and public in general. When it is from public will be in form of offerings and thymes. That include to the members of this Corporation. The Corporations will provide the receipt from any contributions to deduct from their income tax. Also, for commissions for marketing and referral to purchase products and services.

ARTICLE IX: Personal Liability:

No officer or director of this corporation shall not personally liable for the debts or obligations of "MESSENGER MINISTRY LLC" of any nature whatsoever, not shall any of the property or asset of the

officers or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE X: About the distribution of the benefits:

The Corporation is non-profit, no part of the net earnings or assets of this corporation shall inure to the benefit of, or be distributable of any director, to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the Statement of Purpose hereof. The property of this corporation is irrevocably dedicated to your 501(c)(3) exempt purpose(s). Most of the members are going to work in a volunteer condition.

ARTICLE XI: Will not engage in prohibited political and legislative activity under 501(c)(3):

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation 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. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE XII: Dissolution:

Upon termination or dissolution of the "MESSENGER MINISTRY LLC". any assets lawfully available for distributions shall be distributed for (1) one or more qualifying organizations described in the section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code (or described in any corresponding provision of any successor statute) which organization or organizations have a charitable purpose which, at least generally, includes a purpose similar to the terminating or dissolving corporation.

ARTICLE XIII: EFECTIVE DATE:

The effective date of the Corporation will be: 7/16/2021.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity:

wollein	09/14/2021
Signature of the Hogistered Agent	Date

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third-degree felony as provided for in s.817.155, F.S.

(reviews)	09/14/2021	
Signature of the Incorporator	Date	

<i>B)</i> .	Effective date, if other than the date was filing:	(optional)
	If an effective date is listed, the date must be specific and cannot be prii 605.0207 (3)(b) Sote: If the date inserted in this block does not meet the applicable stati locument's effective date on the Department of State's records.	
	specifies a delayed effective date, but not an effective time, at 12:01 a.	m. on the earlier of: (b). The 90° day after the record is filed.
i	Dated:	0

a member of authorized representative of a member Cerineo Neira

Typed or printed name of signee

Signature of a member of

Filing Fee: \$25.00