N0000005675

 $ar{I}$ am submitting the following information and fee to amend and update Peace "B" Still Ministries, Inc

Mailing address:

PEACE "B"STILL MINISTRIES, INC P. O. BOX 11723 DAYTONA BEACH, FLORIDA 32120

BUSINESS ADDRESS:

PEACE "B" STILL MINISTRIES, INC 750 PLAZA SUITES #245 750 SOUTH ORANGE BLOSSOM TRAIL ORLANDO, FLORIDA 32805

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Sincerely

Dr George T. Duncan Jr

FILED

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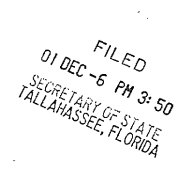
SECRETARY OF STATE

SECRETARY OF SECRETARY

Amend

ARTICLES OF AMENDMENT

to



ARTICLES OF INCORPORATION

of

PEACE "B" STILL MINISTRIES, INC

N0000005675

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted:

ARTICLE III BEING AMENDED to add the Internal Revenue Code required 501(c)(3) language.

SECOND: The date of adoption of the amendment(s) was November 30, 2001

THIRD: Adoption Amendment (CHECK ONE)

☐ The amendment(s) was (were) adopted by the members and number of votes	
cast for the amendment was sufficient for approval.	
1 There are no members or members entitle to vote on the amendment.	
The amendment(s) was(were) adopted by the board of directors.	
	$\overline{}$
Jan / June	
Signature of Chairman, Vige President or other officer	
George T. Duncan Jr.	
Typed or printed name	
Dr. (Evangelist) / Divictor	November 30, 2001
Title	Date

ARTICLE I NAME

The name of the corporation shall be:

PEACE "B" STILL MINISTRIES, INC.

ARTICLE II PRINCIPLE OFFICE

The Principle place of business and mailing address of this corporation shall be:

Business Address: Mailing Address: 750 Plaza Suites #245 P.O. Box 11723

750 Plaza Suites #245
P.O. Box 11723
Daytona Beach, Florida 32120

Orlando, Florida 32805

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

Said organization is organized exclusively for charitable, religious, educational, and scientific 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 Services Code, or corresponding section of any future federal tax code.

No part of the net earnings of the organization shall inure to the benefit of, or be distributed to its members, trustees, officers, 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 distributions in furtherance of the purposes set forth in the purpose clause hereof.

No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by organization shall exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, 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 corresponding section of any future federal tax code.

Upon the dissolution of the 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 federal tax code, or shall be distributed to the federal government, or to state or local government, for public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is the 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.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

Directors and Officers are appointed through prayer and fasting in accordance with the by-laws of this organization.

ARTICLE V INTIAL DIRECTORS/OFFICERS

The name and addresses:

CEO / Founder
Dr George T. Duncan Jr.

4921 Karl Lane Orlando, FL 32808 <u>Director of Management</u> Ms. Virginia B Phillips

P.O. Box 1922

Ft. Pierce, FL 34954

Director of Finance

Ms Antionette Jones 3868 Golf Village Loop 6

Lakeland, FL 33801

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is:

Dr George T. Düncan Jr. 4921 Karl Lane

Orlando, FL 32808

ARTICLE VII INCORPORATOR

The name and Florida street address of the Incorporator:

Dr George T. Duncan Jr.

4921 Karl Lane

Orlando, FL 32808

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

Signature of Registered Agent

Signature of Incorporator

11/30/01 Date

Date