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SECURITIES FOR THE PROPERTY OF THE

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Fresh Wind Int'l Church

1693 SE Indian Street Stuart, FL 34994 (772) 485-6822

Dear Sir or Madam

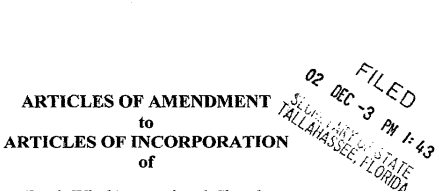
Enclosed please find the Articles of Amendment for Fresh Wind International Church, along with a check for \$43.75. This amount should be the correct amount needed for the filling fee as well as a certified copy. Any expedition of these Articles of Amendment would be greatly appreciated, as to the fact that the IRS has given FWI a deadline for obtaining such changes in order for Fresh Wind Int'l Church to obtain their 501(c)(3). Please do not hesitate to call me if there are any questions concerning this matter.

Christopher Livingston Fresh Wind International Church 1693 SE Indian Street Stuart, FL 34994

Ans

Christopher Livingston

President 12/02/03



Fresh Wind International Church N0200000221

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

FIRST: Article III, Article IV and Article V shall be amended. Article VII and Article VIII shall be added. All amended and added articles shall read as follows:

ARTICLE III: Purpose-Amended

The purpose for which the corporation is organized is to create a united body of members who come together to worship God. Fresh Wind International Church is established and empowered by God to love Him and inspired and impact the Body of Christ with the message of God's burning heart of love for his people as the Bride of Christ. Said corporation 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 Code, or the corresponding section of any future federal tax code. The period of this corporation is perpetual unless dissolved according to law.

ARTICLE IV: Manner of election-Amended

This corporation shall have an initial Board of Directors of three (3). The number of directors may be either increased or diminished from time to time based upon the majority vote of the Board, but the number of Directors shall, subject to ARTICLE VIII below, never be less than one (1) nor more than five (5).

ARTICLE V: Initial Directors/Officers-Amended

The number constituting the initial Board of Directors of the corporation is three (3) and the names and addresses of the persons who are to serve initially are:

Christopher Livingston 579 SW Aster Road Port St.Lucie, FL 34953 Amber Livingston 579 SW Aster Road Port St. Lucie, FL 34953

Joseph Sanito 416 SW Horseshoe Bay Port St. Lucie, FL 34953

The number constituting the initial officers of the corporation is three (3) and the names, positions and addresses of the persons who are to serve initially are:

Christopher Livingston, President 579 SW Aster Road Port St. Lucie, FL 34953

Amber Livingston, Vice President 579 SW Aster Road Port St. Lucie, FL 34953

Joseph Sanito, Treasurer 416 SW Horseshoe Bay Port St. Lucie, FL 34953

ARTICLE VII

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable 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 Article Third hereof. 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 the statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation 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 a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future tax code.

ARTICLE VIII: Dissolution

Upon the dissolution of the corporation, assets 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 tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. 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 corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated for such purposes.

SECOND: The date of adoption of the amendments was 11-26-02

THIRD: The amendments were adopted by the members and the number of votes cast for the amendments was sufficient for approval.

Christopher Livingston

President 11-26-02