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FLORIDA DEPARTMENT OF STATE Division of Corporations

April 28, 2008.

ISRAEL BLACK, JR. SOUND DOCTRINE MINISTRIES POST OFFICE BOX 4396 SANFORD, FL 32772

SUBJECT: SOUND DOCTRINE MINISTRIES CHURCH, INC.

Ref. Number: N02000000952

We have received your document for SOUND DOCTRINE MINISTRIES CHURCH, 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):

The document you submitted has been prepared pursuant to profit statutes (chapter 607, Florida Statutes). As the entity was originally filed as a nonprofit corporation, this document should be filed pursuant to chapter 617, Florida Statutes.

We are enclosing the proper form(s) with instructions for your convenience.

Please return your document, along with a copy of this letter, within 60 days or 'your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6892.

Tina Robeits
Regulatory Specialist II

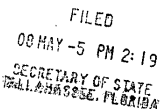
Letter Number: 208A00025625

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION	ON: Sound I	Doctrine	Minist	ries C	hurch,	Inc.
DOCUMENT NUMBER:	N020000	00952			<u></u>	
The enclosed Articles of An	nendment and fee	are submitte	d for filing	; .		
Please return all correspond	ence concerning t	his matter to	the follow	ing:		
Israe	l Black, Jr	•				
-	(Name of	f Contact Persor	1)			
Sound	Doctrine M	inistries	5			
	(Firm	n/ Company)				
Post Office Box 4396						
	(Address)			<u> </u>	
Sanford, Florida 32772						
<u></u>	(City/ Sta	ate and Zip Cod	e)			
For further information con-	erning this matte	r, please call	• •			
Israel Black,	Jr.	at (323-		
(Name of Conta	ict Person)	((Area Code d	& Daytime	Telephone N	Jumber)
Enclosed is a check for the	following amount	:				
	\$43.75 Filing Fee & Certificate of Status	\$43.75 Fill Certified (Addition enclosed	Copy al copy is	Certifi Certifi	Filing Fee icate of Statu ied Copy tional Copy losed)	ıs.
Mailing Add Amendment S Division of Co P.O. Box 632 Tallahassee, F	ection orporations 7		Division of Clifton Bo 2661 Exe	ent Section of Corpora uilding	ations nter Circle	

Articles of Amendment to Articles of Incorporation of



	of	TALL AMASSE. PLOSIDA
Sound Doctrine	Ministries Chur	
(Name of corpora	tion as currently filed with the	e Florida Dept. of State)
N02000	000952	
(Doc	cument number of corporation	(if known)
Pursuant to the provisions of sect <i>Corporation</i> adopts the following		atutes, this Florida Not For Profit cicles of Incorporation:
NEW CORPORATE NAME (it	changing):	
(must contain the word "corporation," "language; "Company" or "Co." may no		tion "corp." or "inc." or words of like import in for profit corporation)
AMENDMENTS ADOPTED- (Number(s) and/or Article Title(s)		
Amended	Articles attache	ed .
,		
,	 	
	,	
		•

(Attach additional pages if necessary) (continued)

The date of adoption of the amendment(s) was:				
Effective date if applicable:				
	(no more than 90 days after amendment file date)			
Adoption of Amendment(s)	(CHECK ONE)			
	vas (were) adopted by the members and the number of votes cas vas sufficient for approval.			
	ers or members entitled to vote on the amendment. The were) adopted by the board of directors.			
have not been sel	or vice chairman of the board, president or other officer- if directors ected, by an incorporator- if in the hands of a receiver, trustee, or ited fiduciary, by that fiduciary.)			
Isı	rael Black, Jr.			
(Ту	ped or printed name of person signing)			
	C.E.O.			
	(Title of nerson signing)			

FILING FEE: \$35

AMENDED ARTICLES OF INCORPORATION

SOUND DOCTRINE MINISTRIES CHURCH, INC.

ARTICLE I NAME AND ADDRESS

The name of the corporation is Sound Doctrine Ministries Church, Inc. the principal office of the Corporation is 206 Terry Lane, Sanford, Florida 32771 and its mailing address is Post Office Box 4396, Sanford, Florida 32772. The registered office of the corporation shall initially be situated at the location stated within the article of incorporation and may, at a later date, be moved to such other location as the Board of Director(s) may from time to time designate.

ARTICLE II CORPORATE DURATION AND PROHIBITED ACTIVITIES

The duration of the corporation is perpetual. Notwithstanding any other provision of these by-laws or any other provision of these by-laws or the Articles of Incorporation this corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by any organization that shall be exempt under section 501 C (3) or section of the Internal Revenue Code and its regulations, now existing or hereafter amended.

ARTICLE III PURPOSE OR PURPOSES

To establish a biblical Christian church with a Sunday School Department and with missionary, literature, educational and, other departments it may deem useful to propagate and practice the gospel of the Lord Jesus Christ and for its service to the community, and pursuant thereto, to license and ordain ministers, missionaries, and plant Christian workers where applicable. Further, the general purpose for which the corporation is organized is to transact any lawful business for which corporations may be incorporated under the Florida General Corporation Act, and to do such other things as are incidental to the foregoing and necessary or desirable in order to accomplish the foregoing. Thus to perpetually protect this local church corporation in its property and in its sovereignty under the Laws of God; therefore, all ecclesiastical power and authority relative to this church and its property shall be exercise by this church assembled as a congregation and the decisions subject to the boards approval.

ARTICLE IV MEETING AND ORDER OF BUSINESS

Annual meeting: The membership shall hold annual meetings each year at the principle office of the corporation or such other place or places as may be determined by the Board of Directors and according to the established rules, regulation in the by-laws.

ARTICLE V REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the corporation is 206 Terry Lane, Sanford, Florida 32771 and the name of this initial registered agent at such address is Israel Black, Jr.

ARTICLE VI DISSOLUTION OF THE CORPORATION

This corporation is organized pursuant to the general Non-Profit Corporation Law of the State of Florida, the property of this corporation is irrevocably dedicated to religious and charitable purposes and upon liquidation, dissolution or abandonment, shall not inure to the benefit of any private person, said asset shall be distributed for one or more exempt purpose within the meaning of section 501 C (3) or applicable section of the Internal Revenue Codes, or the corresponding section of any future federal tax code, or shall be distributed to a corporation organized and operated for religious or charitable purposes. 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 exclusively for such purposes.

ARTICLE VII DIRECTORS

A. The number of directors constituting the initial Board of Directors of the corporation is four. They are the continuing group that comprises the board. The names and addresses of the persons who are to serve as members of the initial Board of Directors, each to hold office until the First annual meeting of the member(s) of this Corporation or until their successor's are elected or appointed and have qualified are:

Name Address

Israel Black, Jr. 206 Terry Lane, Sanford, Florida 32771

Chief Executive Officer

Gwendolyn M. Black 206 Terry Lane, Sanford, Florida 32771

President

Lottie Perry Treasurer 641 Outrigger Drive, Deltona, Florida 32738

Harold Pinkey
Assistant Treasurer

2145 Fairlane Drive, Titusville, Florida 32780

- B. The number of directors may be either increased or diminished from time to time by the Board of Directors or the member(s) in accordance with the bylaws of this corporation. General management of the affairs of the organization shall be vested in the Board of Directors. The election of Directors: The Board of Directors shall be elected by the members of the organization at the annual meeting of the members by a majority vote of the members present at such meeting as provided in Article IV supra.
- C. Directors, as such, shall receive such compensation for their services, if any, as may be set by the Board of Directors at any annual or special meeting thereof. The Board of Directors may authorize and require the payment of reasonable expenses incurred by directors in attending meetings of the Board of Directors.
- D. Nothing in this article shall be construed to preclude the directors from serving the corporation in any other capacity and receiving compensation therefor.
- E. Removal, Termination of office: Anyone or more of the directors may be removed with cause at any time by the Board of Directors in the same manner set forth voting on any issue herein except the founder, Israel Black, Jr.
- F. In case one or more vacancies shall occur in the Board of Directors by reason of death, resignation or otherwise, the vacancies shall be filled by the members of this corporation at their next annual meeting or at a special meeting called for the purpose of filling such vacancies; provided, however, any vacancy may be filled by the remaining directors until the members have acted to fill the vacancy.

ARTICLE VIII INCORPORATOR

The name and address of each incorporator is:

Israel Black, Jr. who resides at 206 Terry Lane, Sanford, Florida 32771

ARTICLE IX OFFICERS AND MEMBERS

The officers of Sound Doctrine Ministries Church, Inc., shall consist of the C.E.O., President, Vice-President, Secretary, Treasurer and assistants as deemed necessary. These officers shall serve as officers of the Board of Directors together with such other members of the

Board of the Directors as may be deemed necessary as set out by Articles herein of the By-Laws of this corporation. Their duties, requirements and terms of office are set forth and governed by its By-Laws.

Pastor and Founder, Israel Black, Jr., shall be the Chief Executive Officer of Sound Doctrine Ministries Church, Inc., for the duration of his life. In the event said Pastor shall become incapacitated to such an extent he is unable to function as Pastor, the Board of Directors shall elect an interim Pastor from its members. The Board of Directors shall select an experience elder or/and ordained Asst. Pastor who has demonstrated honorable service to the Pastor and to the community. Incapacitated is to be determined by a duly constituted court of law.

The Pastor shall be considered the Spiritual Overseer of the church and shall direct all the church activities. He shall preside at all business meeting of the church and shall be an exofficio member of all committees and departments.

<u>President term of office</u>: The President shall be a member of the Board of Directors. She/he shall be appointed by the founder until resignation or death. Duties of the president shall assist the Pastor in all material matters of the church.

<u>Vice-President term of office</u>: Vice-President shall be a member of the Board of Directors. She/He shall serve until the Board of Directors elects a new officers or resignation. Duties of the Vice President are to assist the president as designated to matter in the church.

<u>Treasurer term of office</u>: The treasurer of the corporation shall serve until the Board of Directors elects a new officer or resignation. Duties of the treasurer are to maintain accurate financial record of the corporation. A report shall be presented at each annual business session.

<u>Secretary term of office</u>: The secretary shall serve until the Board of Directors elects a new officer or resignation. Duties of the Secretary are to maintain written records of the corporation and business meeting of the corporation. When these records are approved and signed by the C.E.O. they shall be considered the legal records of the corporation.

Standard of Membership: The standard of membership of Sound Doctrine Ministries Church, Inc., shall be the evidence of a genuine experience in regeneration (new birth) in accordance with scriptures. (John 1:12-13; 3:3-7; Acts 2:38-39). Display evidence of a Christian life in accordance with scriptures. (Romans 6:4. 8:10, 13:13-14; Ephesians 4:17-32. To fully subscribe to the tenets of faith as set forth in these By-Laws and willingness to comply with the scripture as set forth in Gods Word giving to the church in tithes and offering so as to maintain the house of God through regular support.

<u>Discipline</u>: Any member who shall willfully absent himself/herself from the regular services for a period of thirty (30) days without good cause or more or who shall be under criminal charges shall be temporarily suspended from active membership pending an investigation of the Board of Directors. Further, conduct that is not in line with scripture and/or intentional failure to work in harmony with the church body or doctrinal departure from the

tenets of faith held by Sound Doctrine Ministries Church, Inc., shall be grounds upon which any person may be disqualified as a member. The Pastor and the Board of Directors will decide upon any departure from the tenets of faith and their decision by majority vote shall constitute final resolution of the matter.

Membership withdrawal and/or Transfer members in good standing: Any member who may wish to server their relationship with Sound Doctrine Ministries Church and/or who may desire to be transferred to some other congregation may apply to the secretary for a letter, which shall be granted on the approval of the Pastor and the Board of Directors and signed by the Pastor.

ORDINANCES

- A. The ordinance of Baptism by immersion in the Name of the Father, and of the Son, and of the Holy Ghost as commanded in scriptures shall be administered to all those who have believed in the Lord Jesus Christ to the saving of their souls and who demonstrate by clear evidence of their life. (Matthew 28:19; Colossian 2:12 and Acts 2:38).
- B. The ordinance of the Lord's Supper shall be observed regularly as a part of the public worship as commanded by the Lord (Luke 22:19-20; I Corinthians 11:23-26).
- C. Infants and Small Children may be dedicated to the Lord in the Church upon the request of the parents or guardians. (Mark 10:13-16; Luke 18:15-16).
- D. The ministration of laying on of hands accompanied with the anointing with oil for healing of the sick shall be granted as request is made and the need may require. (Mark 16:18; James 5:14).

ARTICLE X AMENDMENT TO ARTICLES

These articles of incorporation may be amended, appealed or altered in whole or part by a majority vote at any duly organized meeting of the member(s) at which a quorum shall be present. Notice of the proposed change shall be published in written form and mailed to each member(s) at his/her last known address at least ten (10) days prior to the meeting. The proposed change or amendment to the By Law or the Articles of Incorporation shall, prior to notice being given of such meeting, be ratify and approved by the Board of Directors by a majority vote of the directors present at such Board of Director's meeting. Only those directors present may cast their vote on the action before the meeting. Copies of such revised or amended By Laws or Charter shall be given to any members upon request.

ARTICLE XI BY-LAWS

The power to adopt, alter, amend or repeal bylaws of this corporation shall be vested in the member(s) or the Board of Directors of this corporation; provided, however, that any bylaws adopted by the directors which are inconsistent with any bylaws adopted by the member(s) shall be void, and the directors may not alter, amend or repeal any bylaws adopted by the member(s) without a quorum.

FISCAL YEAR

The fiscal year of the corporation shall commence on the inception of corporation and terminate on the 31st day of each calendar year.

ARTICLE XII INDEMNIFICATION

The Corporation may be empowered to indemnify any officer or director, or any former officer or director, by a majority vote of a quorum of directors or by a majority vote of a quorum of members, who were not parties to such action, suit or proceeding, in the manner provided in section 607.0850 of the Florida Statutes, as amended. If such indemnification is authorized by the directors, or member(s), expenses incurred in defending such civil or criminal action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding in the manner described in subsection 6 of section 607.0850 of the Florida Statutes, as amended, upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount unless he/she is found to be entitled to such indemnification.

Executed by the undersigned in Sanford, Seminole County, Florida on this day of April 2008.

Israel Black, Jr.

Chief Executive Officer

Sworn and Subscribed before me Israel Black, Jr., who is personally known to me or

who has produced FLDL BH20 400.43.084' as identification.

My commission expires: April 5,2009

KELLY JANDIK
MY COMMISSION # DD 415051
EXPIRES: April 5, 2009
Bondod Thru Notary Public Underwriters