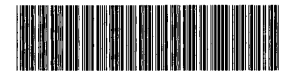
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| (Re | questor's Name) | |
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| PICK-UP | ☐ WAIT | MAIL |
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| Certified Copies | _ Certificates | s of Status |
| Special Instructions to | Filing Officer: | |
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Office Use Only



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COVER LETTER

TO: Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

| NAME OF CORPO | RATION: Centro Cristia | no El Camino | · |
|--------------------------|--|--|---|
| DOCUMENT NUM | BER: <u>N0500000313</u> | , | |
| The enclosed Articles | s of Amendment and fee are sul | bmitted for filing. | |
| Please return all corre | espondence concerning this mat | tter to the following: | |
| | | anni Solano f Contact Person) | |
| | (i viano o | Community | |
| | Centro Cri | istiano El Camino | |
| -, | | n/ Company) | |
| | 12013 Ha | mpshire Field Ct. | |
| | (| Address) | |
| | Riverviev | v, Florida 33579 | |
| | (City/ Stz | ate and Zip Code) | |
| <u></u> | E-mail address: (to be use | ed for future annual report notific | ation) |
| For further information | on concerning this matter, pleas | e call: | |
| 0: | | | 0 |
| Giovanni Solano (Name | of Contact Person) | at (<u>813</u>) <u>361-864</u> (Area Code & Dayti | me Telephone Number) |
| Enclosed is a check f | or the following amount made p | payable to the Florida Departmen | t of State: |
| ■\$35 Filing Fee | ☐ \$43.75 Filing Fee & Certificate of Status | □\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed) | □ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed) |
| | ing Address | Street Address | , |
| | ndment Section | Amendment Section Division of Corporation | one |

Clifton Building

2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

Centro Cristiano El Camino Inc. (Name of Corporation as currently filed with the Florida Dept. of State) N0500000313 (Document Number of Corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

| The new name must be distinguishable and con abbreviation "Corp." or "Inc." "Company" or " | | | ncorporated" or the | |
|--|---|---------------------------------|----------------------|------|
| B. Enter new principal office address, if applie | rahla: | , | 9 | |
| (Principal office address MUST BE A STREET | | | <u> </u> | |
| | , , , <u>, , , , , , , , , , , , , , , , </u> | | The - | 到产河西 |
| C. Enter new mailing address, if applicable: | | | 33 5 5 | |
| (Mailing address MAY BE A POST OFFICE | E BOX) | 12013 Hampshire | Field Ct. | |
| | | D: : El 005 | 70 | |
| | | Riverview, Fl. 335 | /9 | |
| D. If amending the registered agent and/or registered agent and/or the new registered agent and/or the new registered Agent: | gistered office | address in Florida, e | | |
| new registered agent and/or the new register | eistered office ered office add | address in Florida, e | | |
| new registered agent and/or the new register Name of New Registered Agent: | eistered office ered office add | address in Florida, e lress: | nter the name of the | |
| new registered agent and/or the new register Name of New Registered Agent: | eistered office ered office add | address in Florida, e lress: | | |

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

| <u>Title</u> | <u>Name</u> | <u>Address</u> | Type of Action |
|--|--|--|--|
| Treas. | Elena Parra | 12013 Hampshire Field Ct. Riverview, Florida 33579 | |
| Sec | Andres Parra | 12310 Healey Summit Ln. Biverview, Fl. 33569 | |
| <u>VP</u> | Rosa Dickson | 15184 SW 110 St. | D Add |
| See attache | ed page for new officers to be added | Miami, Fl. 33196 | |
| Article III Change to the gospe the task. The purporcharitable | o: Centro Cristiano El Camino is a el of Jesus Christ around the world ose for which Centro Cristiano El C e. literary and educational within the | cific) church ministry whose purpousing any means necessary camino is organized are exclusive meaning of section 501 (c) | to accomplish sively religious. (3) of the |
| | Revenue Code of 1986 or the corre | sponding provision of any futi | ure United States |
| | ers of Centro Cristiano El Camino a | are limited to those within the | scope of section |
| | 3) of the Internal Revenue code of | | |
| future Un | ited States Internal Revenue Law. | | |
| Notwithst | anding any other provision of these | e articles, Centro Cristiano El | Camino shall |
| not carry | on any activities not permitted to b | e carried on by an organization | on exempt from |
| Federal I | ncome Tax under section 501 (c) (3 | B) of the Internal Revenue coo | de of 1986 or |
| the corre | sponding provision of any future Ur | nited States Internal Revenue | Law. |
| (See atta | ched page for more changes) | | |

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Continuation from Previous page)

| Title | Name | Address | Type of Action |
|-------|----------------|---|----------------|
| VP | Electa Dickson | 15174 SW 110 St. Miami, fl. 33196 | AddRemove |
| Mem | Cinthia Rivero | 10109 Majestic Palm Circle Apt. 201 Riverview, Fl. 33579 | AddRemove |
| Treas | Nadezda Perez | 15421 Peach Stone Pl. Ruskin, Fl. 33573 | AddRemove |

Continuation from Section E: Amending the Articles of Incorporation.

Change Article IV to:

Directors

The business of the corporation shall be conducted by a Board of Directors which shall consist of not less than three persons as shall be designated by the bylaws, and elected at the annual meeting, or at a specially called meeting for the purpose of electing a director of this corporation.

Add Article IX:

Income Distribution

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members, directors, 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 section 501 (c) 3 purposes.

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.

Add Article X

Bylaws

The bylaws of the corporation shall be adopted by the Board of Directors and may be altered, amended or rescinded in the manner provided by the bylaws.

Add Article XI

Amendments

The corporation reserves the right to amend, alter, change or repeal any provisions contained in these

Articles of Incorporation by a simple majority vote of Directors of the corporation.

Add Article XII

Future Distribution of the Assets

Upon 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 of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the Federal, 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, in the county in which the principal office of the organization is then located, exclusively for such purposes.

| The date of each amendment(s | s) adoption: February 14, 2010 |
|---|--|
| | (date of adoption is required) |
| Effective date if applicable: | |
| | (no more than 90 days after amendment file date) |
| Adoption of Amendment(s) | (CHECK ONE) |
| The amendment(s) was/were was/were sufficient for appro | adopted by the members and the number of votes cast for the amendment(s) aval. |
| There are no members or meadopted by the board of dire | embers entitled to vote on the amendment(s). The amendment(s) was/were ctors. |
| Dated <u>Febru</u> | ary 14, 2010 |
| Signature | Shala |
| | he chairman or vice chairman of the board, president or other officer-if directors |
| | not been selected, by an incorporator - if in the hands of a receiver, trustee, o |
| other | court appointed fiduciary by that fiduciary) |
| | Giovanni Solano |
| | (Typed or printed name of person signing) |
| | President |
| | (Title of person signing) |

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