# N0600000/299

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## **COVER LETTER**

**TO:** Amendment Section Division of Corporations

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## Articles of Amendment to Articles of Incorporation

		FIL	ED
Ca si	2011 F.	EB 16	$P_{I:O_b}$
C.	LLAHA.	RAY SSEE	1:06
			CORIDA,

(Name of Corporation as currently filed with the Florida Dept. of State)

NO 600000 1299

(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:

A.	If amending name,	enter the new name of the corporation:

The new nan	ne must	be i	distingi	iishabi	le and	cont	ain I	the word	"corpore	ation"	or "	incorporat	ed"	or the
abbreviation	"Corp."	or or	" Inc."	"Com	ipany'	or "	Co. "	' may not	be used	<u>in the i</u>	name	<u>2.</u>		
									1 (1)	4.1				94

B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>)

CLERMONT, PL 34712

C. Enter new mailing address, if applicable:
(Mailing address MAY BE A POST OFFICE BOX)

PO BOX 1353 MINUEOLA, PL 34755

D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:

Name of New Registered Agent:

THONG MOUA

1753 WHITE BAY CIR.
(Florida street address)

New Registered Office Address:

WESLEY CHAPPL, Florida 33545 (City) (Zip Code)

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

Page 1 of 3

#### 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) **Type of Action Title Address** Name VP 2LIY HALTWOOD PINES WAY Add VANG NOAH CLERMONT FL 34711 US Remove SEC 140 Ridge Moor De SAI ☐ Add MASCOTTE, F-L 34753 US A Remove TR SAMLED YANG 10333 CAYO COSTA COURT Add CLGILMONT FL 34711 Us. A Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) F PLEASE SEE ADDITIONAL SHEET ATTACHMENT. ★ AMENDING Article III: ADDING ADDITIONAL Article IX:

# 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)

# Please ADD the following: Title, Name, Address, and Type of Action: Add

Title: VP Vue lor 1638 Ridgemoor Dr Mascotte, FL 34753-9632

Title: SEC Thong Moua 4753 White Bay Cir Wesley Chapel, FL 33545

Title: TR Mai kiab 10324 cayo costa ct. Clermont, Fl 34711

### E. If amending or adding additional Articles, enter change(s) here:

## Amending -> Article III:

The purpose of the corporation is to act and operate as a church connected with and subordinate to its parent religious organization, The Christian and Missionary Alliance, a Colorado nonprofit corporation, promulgating the doctrines and teachings of The Christian and Missionary Alliance, preaching the Gospel to every creature, edifying the Christians through the education of God's word, promoting spiritual fellowship among God's people on the basis of the biblical faith, and promoting religious activities.

#### Add Additional -> Article IX:

Upon the dissolution of the corporation or upon the corporation's cessation in affiliation, cooperation, or connection with its parent religious organization, The Christian and Missionary Alliance, and being subject to said parent religious organization's purposes, usages, doctrines, and teachings, all of the corporation's assets remaining after payment of or provision for all of its liabilities shall be distributed to and become the property of the incorporated or supervising body of The Christian and Missionary Alliance within whose jurisdiction said corporation is located or with which it is affiliated provided that at such time the incorporated or supervising body to receive any assets of the corporation is itself an exempt organization described in section 501(c)(3) of the Internal Revenue Code, as amended or supplemented. If the incorporated or supervising body is not, at the time of dissolution, an exempt organization described in Section 501(c)(3) of the Internal Revenue Code or is no longer in existence, all of the corporation's assets remaining after payment of or provision for all of its liabilities shall be paid or transferred to one or more exempt religious organizations that are described in Section 501(c)(3) of the Internal Revenue Code. In such case, the organizations to receive such property shall be designated by the board of directors of the parent religious organization or its successor.

The date of each amendmen	l(s) adoption: 12/18/2011	
Effective date <u>if applicable</u> :	(date of adoption is required) 12/18/2011	
	(no more than 90 days after amendment file date)	
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/we was/were sufficient for app	re adopted by the members and the number of votes cast for the amendment roval.	(s)
There are no members or adopted by the board of di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.	3
Dated_02/0	6/2011	
Dated		
C:	Mu	
hav	The chairman or vice chairman of the board, president or other officer-if direction not been selected, by an incorporator — if in the hands of a receiver, truster court appointed fiduciary by that fiduciary)	
	THONG MOUA	
	(Typed or printed name of person signing)	
	CHURCH SECRETARY	
	(Title of person signing)	