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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Throneroom Prayer Ninistry Inc NA			
DOCUMENT NU	MBER: <u>ND6 00 00 0 67</u>	08	
The enclosed Artic	les of Amendment and fee are submit	ted for filing.	
Please return all co	rrespondence concerning this matter	to the following:	
	Angela Pode		
	Ayela Porle (Name of Co	ntact Person)	
	(Firm/ C	ompany)	
	119 Salem Court (Add Tanahaske, Fr 3230		
	(Add	ress)	
	Tavahasker R 3230	1	
	(City/ State a	nd Zip Code)	···
a	ngelapoole cpa a avi	C. COM or future annual report notifica	tion)
	ntion concerning this matter, please ca		
(Nar	ne of Contact Person)	at ()(Area Code & Daytim	ne Telephone Number)
Enclosed is a check	c for the following amount made paya	ble to the Florida Department	of State:
U\$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)
An Di P.C	neiling Address mendment Section vision of Corporations D. Box 6327 Ilahassee, FL 32314	Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center Tallahassee, FL 32301	

Articles of Amendment to Articles of Incorporation

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	of	STANDORALIA
Name of Corporation as currently file	d with the Florida Dent	of State)
(Name of Corporation as currently me	a with the Plorida Dept.	ii State)
(Document Number of C	forporation (if known)	
suant to the provisions of section 617.1006, Florida 5 following amendment(s) to its Articles of Incorporat		For Profit Corporation adopt
If amending name, enter the new name of the cor	poration:	
hypnomon Prophetic Prayer Nii	wistm worth An	renca, Inc.
honeroom Prophetic Prayer Nite new name must be distinguishable and contain the previation "Corp." or "Inc." "Company" or "Co."	e word Corporation" or may not be used in the nan	"incorporated" or the ne.
Enter new principal office address, if applicable: incipal office address <u>MUST BE A STREET ADDR</u>	RESS) Welshassee	Rey Robinson Wa
5		
Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	
	 	
If amending the registered agent and/or registere		a, enter the name of the
new registered agent and/or the new registered of	nice address:	
Name of New Registered Agent:		
<u>New Registered Office Address:</u>	(Florida street address)	
		, Florida (Zip Code)
	(City)	(Zip Code)
w Registered Agent's Signature, if changing Regis ereby accept the appointment as registered agent.	tered Agent:	

Signature of New Registered Agent, if changing

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>	Name O: a	Address	Type of Action
<u>See attached listing</u>	tached listing		☐ Add ☐ Remove
			☐ Add ☐ Remove
			☐ Add ☐ Remove
(attach addi	ig or adding additional Articles, enter clitional sheets, if necessary). (Be specific	iange(s) nere:	

The date of each amendment(s) adoption:////
Effective date if applicable: /////D
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.
Dated
Signature Marly Cambbell
(By the chairman or sice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, of other court appointed fiduciary by that fiduciary)
Marilyn Camp be 1 (Typed or printed name of person signing)
vice-President
(Title of person signing)

ARTICLES OF INCORPORATION OF THRONEROOM PROPHETIC PRAYER MINISTRY NORTH AMERICA INC.

The undersigned, acting as incorporator of Throneroom Prophetic Prayer Ministry North America Inc., under the Florida Not For Profit Corporation Act, adopts the following Articles Incorporation:

ARTICLE I - NAME

The name of the corporation is: Throneroom Prophetic Prayer Ministry North America, Inc.

ARTICLE II – ADDRESS

The Principal office of the ministry shall be 4320 Henry Robinson Way Tallahassee, Florida 32309. The

Mailing address of the ministry shall be P. O. Box 14334, Tallahassee, Florida 32317-4334.

ARTICLE III - DURATION

The corporation will exist perpetually.

ARTICLE IV -- PURPOSE

The corporation is organized as a corporation not for profit, exclusively for charitable, religious, educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, including but not limited to the following: The ministry is called and established by God as a Prophetic Prayer Ministry under the provision as a church: a) To carry out the responsibilities as prescribed by God's Holy Word of being a Watchman, proclaiming and declaring the will and destiny of the Lord so that people, countries/nations, cities, states, etc. will fulfill God's eternal destiny for them. Isaiah 62:1-7; Exodus 33:1-9; Daniel 9; Acts 24:17; Nehemiah 1; Ezekiel 2:1-5, b) To watch over the Church (the body of Christ or the bride of Christ) by interceding in her behalf so that she will fulfill her role in prophecy; to declare the will of the Lord to her in order to bring a clear call to her to be ready for the rapture and the coming of her Bridegroom, the Lord Jesus Christ. Joel 2; Isaiah 4:2, c) To help the Church find her purity, direction, and focus to prepare the way or be used by the Holy Spirit to create the environment for the coming of the Lord Jesus Christ, d) To fulfill the Great commission through prophetic evangelism and missions. Luke 21:22; Matthew 24: 14; Ezekiel 37, e) To be used by the Lord just as Elijah, Daniel, Nehemiah, and John the Baptist and many other noteworthy prophetic people in scripture were used to minister to their generation, so do we want to be used in our generation, f) to establish and maintain an independent Christian church, to support and send forth missionaries that the Corporation deems worthy of support, and to provide a place of public worship. Further, the corporation may engage in other activities designed or intended to accomplish such purposes. To these ends, the corporation may do and engage in any and all lawful activities that may be incidental or reasonably necessary to any of these purposes, and it shall have and may exercise all other powers and authority now or hereafter conferred upon corporations not for profit in the State of Florida.

ARTICLE V – LIMITATIONS ON CORPORATE POWER

The corporate powers of the corporation are as provided in Section 617.0302, Florida Statutes, except to the extent such powers are limited by the following provisions of this Article:

- a) No part of the assets or 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 the purposes set forth in Article IV hereof.
- b) Substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation (except to the extent permitted pursuant to an election made under Section 501(h) of the Internal Revenue Code), and the corporation shall not participate in

or intervene in (including the publishing or distributing of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.

c) Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be carried on (i) by a corporation qualifying for exemption from federal income tax as an organization described in Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (ii) 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 federal tax code.

ARTICLE VI - MEMBERS

The qualification for members and the manner of their admission will be as provided in the bylaws. The rights exercisable by members will also be as provided in the bylaws.

ARTICLE VII - REGISTERED AGENT

The <u>name and Florida street address</u> of the registered agent is: Marilyn M. Campbell 4320 Henry Robinson Way, Tallahassee, Florida 32309 as the corporation's registered agent at that address to accept service of process within this state.

ARTICLE VIII - INITIAL BOARD OF DIRECTORS

The number of directors may be either increased or diminished from time to time, as provided in the bylaws, but will never be less than five (5). The method of election or appointment of the directors shall be as provided in the bylaws. Current members of the board of directors:

<u>Name</u>	Addresses	<u>Title</u>
Emmanuel Kure	5639 Cypress Circle, Tallahassee, FL 32303	Visionary/Founder
Timmi Fadiora	6710 Pomona Court, Tallahassee, FL 32317	President
Marilyn Campbell	4320 Henry Robinson Way, Tallahassee, FL 32309	VP/Secretary
Jonathan Audu	5639 Cypress Circle, Tallahassee, FL 32303	Director
Deborah Audu	5639 Cypress Circle, Tallahassee, FL 32303	Director
David Blodgett	1429 Oldfield Drive, Tallahassee, FL 32308	Director
Jean Blodgett	1429 Oldfield Drive, Tallahassee, FL 32308	Director
Motunrayo Fadiora	6710 Pomona Court, Tallahassee, FL 32317	Director
Ivey L. Williams, III	1034 Carrin Drive, Tallahassee, FL	Director

ARTICLE IX - INCORPORATOR

The <u>name and address</u> of the incorporator is: Jonathan W. Audu, 5639 Cypress Circle, Tallahassee, Florida 32303

ARTICLE X - 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 federal 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 exclusively for such purposes.

ARTICLE XI - INDEMNIFICATION

a) The corporation shall indemnify any person who is or was a party to any proceeding by reason of the fact that such person is or was a director or officer of the corporation or of any corporation not for profit of which the corporation is a member, to the fullest extent not prohibited by law, for actions

taken in the capacity of such person as a director or officer of the corporation or of any corporation not for profit of which the corporation is a member. To the fullest extent not prohibited by law, the corporation shall advance indemnification expenses for actions taken in the capacity of such person as an officer or director, within twenty (20) days after receipt by the corporation of (1) a written statement requesting such advance, (2) evidence of the expenses incurred, and (3) a written statement by or on behalf of such person agreeing to repay the advanced expenses if it is ultimately determined that such person is not entitled to be indemnified against such expenses.

- b) The corporation by action of its board of directors, in its sole discretion, may indemnify any person who is or was a party to any proceeding, by reason of the fact that such person is or was an employee or agent of the corporation or of any corporation not for profit of which the corporation is a member, to the fullest extent not prohibited by law, for actions taken in the capacity of such person as an employee or agent of the corporation or of any corporation not for profit of which the corporation is a member.
- c) The corporation by action of its board of directors, in its sole discretion, may advance indemnification expenses for actions taken in the capacity of such person as an employee or agent, after receipt by the corporation of (1) a written statement requesting such advance, (2) evidence of the expenses incurred, and (3) a written statement by or on behalf of such person agreeing to repay the advanced expenses if it is ultimately determined that such person is not entitled to he indemnified against such expenses. Absent specific action by the board of directors, the authority granted to the board of directors in this paragraph (b) shall create no rights in the persons eligible for indemnification or advancement of expenses and shall create no obligations of the corporation relating thereto.

Adopted as amended November 1, 2010

Olurotimi Fadiora, President

Marilyp Campbell, Vice-President

SEAL

Throneroom
Prophetic
Prayer Ministry
North America.