# N06000012823

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## **COVER LETTER**

TO:	Amendment Section Division of Corporations					
SUBJECT: LION OF JUDAH WORSHIP CENTER INTERNATIONAL, INC. (Name of Corporation)						
DOCU	UMENT NUMBER: N0600001	2013				
The en	closed Amendment and fee are subm	itted for filing.				
Please	return all correspondence concerning	g this matter to tl	he following:			
DR.	REGINA EASON (Name of Contact Person)					
LION	OF JUDAH WORSHIP CENTER I	NTERNATION	AL, INC.			
	(Firm/Company)		•			
2508 SUPERIOR STREET (Address)						
OPA LOCKA, FLORIDA 33054 (City/State and Zip Code)						
For fur	ther information concerning this mat	ter, please call:				
DR.	REGINA EASON	at ( 305	,685-8877			
	(Name of Contact Person)	(Area Code	) 685-8877 & Daytime Telephone Number)			
Enclosed is a check for the following amount:						
<b>✓</b> s	35.00 Filing Fee \$43.75 Filing Fee & Certificate of Status	s L Certifie	onal copy is Certified Copy			
Amend Division P.O. B	g Address: Iment Section on of Corporations ox 6327 assee, FL 32314	Street Address Amendment Se Division of Co Clifton Buildin 2661 Executive Tallahassee, Fl	ction rporations g c Center Circle			

#### Articles of Amendment to Articles of Incorporation of

FILED
2008 JUN 12 AM 9: 52

# LION OF JUDAH WORSHIP CENTER INTERNATIONAL, INC.

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

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SECRETARY OF ALLAHASSEE. FL		e in a s	
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#### N06000012873

(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:

#### **NEW CORPORATE NAME (if changing):**

## LION OF JUDAH PROPHETIC WORSHIP CENTER INTERNATIONAL, INC.

(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation)

<u>AMENDMENTS ADOPTED</u>- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)

SEE ATTACHMENT	
	1
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(Attach additional pages if necessary) (continued)

#### ATTACHMENT

### ARTICLE III PURPOSE AMENDED

THE PURPOSE OF THIS ORGANIZATION IS TO PROMOTE A HEALTHY MORAL AND SPIRITUAL QUALITY OF LIFE THROUGH THE TEACHING, PREACHING AND EXHARTATION OF THE GOSPEL OF JESUS CHRIST. THEIS ORGANIZATION WILL ACT AS A PLACE OF WORSHIP AND RELIGIOUS ACTIVITIES AS THEY RELATE TO THE MANDATE GIVEN TO OUR PASTOR AND APOSTLE BY GOD, IN ADDITION TO PROVIDING A QUALITY SOCIAL SERVICE PROGRAM THAT MINISTERS TO AND FOR THE CHRONICALLY AT RISK AND DISADVANTAGED OF EVERY NATION, RACE CREED AND SOCIAL ECONOMIC BACKGROUND. WE WILL PROVIDE NO ONLY FOOD FOR THE SOUL BUT FOOD FOR THE NATURAL BODY AS WELL.

#### ARTICLE VIII ADDED POWERS

APOSTLE WILLIAM LEE SHALL HAVE LIFE TENURE AND SHALL NAME HIS SUCCESSOR. BOTH HE AND TELEPHIA LEE SHALL NOT BE ABLE TO BE REMOVED FROM OFFICE AND IN THE EVENT OF EITHER OF THEIR DEMISE OR INCAPACITY TO SERVCE IN THEIR PROSPECTIVE OFFICES THEY SHALL NAME THE SUCCESSOR OR HE/SHE SHALL BE NAMED THROUGH A MAJORITY VOTE OF THE MEMBERSHIP IN GOOD STANDING (ACTIVE PARTICIPATION IN ALL ARES OF THE CHURCH ESPECIA;; Y TITHES AND OFFERING AND ATTENDANCE)

WILLIAM AND OR TELEPHIA LEE AND ANY BORAD MEMBER SHALL BE HELD HARMLESS IN ANY BUSINESS AND FINANCIAL AFFAIRS AS IT RELATES TO THE REFERENCED NON PROFIT ORGANIZATION.

# <u>ARTICLE IX ADDED CHARITABLE CLAUSE</u>

SEE ATTACHMENT

# ARTICLE VIII CHARITABLE ORGANIZATIONS PROVISIONS

NOTWITHSTANDING ANY POWERS GRANTED TO THE CORPORATION BY ITS ARTICLES, BY LAWS OR BY THE LAWS OF THE STATE OF FLORIDA, THE FOLLOWING LIMITATIONS OF POWER SHALL APPLY:

- A. THE 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 OF 1986, AS AMENDED, OR CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.
- B. NO PART OF THE NET EARNINGS OF THE CORPORATION SHALL INSURE 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 THE SERVICES RENDERED AND TO MAKE PAYMENTS AND DISTRIBUTIONS IN FUTHERANCE OF PURPOSES SET FORTH IN THE PURPOSE CLAUSE 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 DISTRIBUTING OF STATEMENTS) ANY POLITICAL CAMPAIGN ON OR BEHALF OF ANY CANDIDATE FOR PUBLIC OFFICE. NOTWITHSTANDING ANY OTHER PROVISION OF THIS DOCUMENT, THE ORGANIZATION SHALL CARRY ON ANY OTHER ACTIVITIES NOT PERMITTED TO BE CARRIED ON (I) BY AN ORGANIZATION EXEMPT FROM FEDERAL INCOME TAX UNDER SECTION 501(c)(3) OF THE CODE; OR (II) BY AN ORGANIZATION CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170(c)(2) OF THE CODE.
- C. UPON DISSOLUTION OF THE CORPORATION, ASSETS SHALL BE DISTRIBUTED FOR ONE OR MORE EXEMPT PURPOSES WITHIN THE MEANING OF SECTION 501(C) (3) OF THE CODE, OR SHALL BE DISTRIBUTED TO THE FEDERAL GOVERNMENT, OR A STATE OR LOCAL GOVERNMENT FOR PUBLIC PURPOSE. ANY SUCH ASSETS NOT SO DISPOSED OF SHALL BE DISPOSED BY THE COURT HAVING JURISDICTION OVER THE CORPORATION, EXCLUSIVELY FOR SUCH PURPOSES OR TO SUCH ORGANIZATION OR ORGANIZATIONS, AS SAID COURT SHALL DETERMINE, WHICH ARE ORGANIZED AND OPERATED EXCLUSIVELY FOR SUCH PURPOSES.

***************************************	******
Having been named as registered agent to accept service of process for place designated in this certificate, Lam familiar with and accept the a	
agree to act in this capacity.	-1 .1
Multo Anta Lee	5/14/08
SIGNATURE OF INCORPORATOR	' DATE
10.40.	1/1/1.c)
N. Flan Bloom	5/19/08
SIGNATURE OF DECISTEDED AGENT	DATE

the date of adoption of the amendment(s) was: MAY 14, 2008	
ffective date if applicable:	
(no more than 90 days after amendment file date)	
doption of Amendment(s) ( <u>CHECK ONE</u> )	
The amendment(s) was (were) adopted by the members and the number of votes for the amendment was sufficient for approval.	s cast
There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.	
Signature  (By the chairman or vice 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, or other court appointed fiduciary, by that fiduciary.)	
DR. APOSTLE WILLIAM LEE	
(Typed or printed name of person signing)	
FOUNDER/PRESIDENT	
(Title of person signing)	

FILING FEE: \$35