1070000960

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	:y/State/Zip/Phone	; #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nam	ne)
(Do	cument Number)	
Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer;	

Office Use Only



600210335396

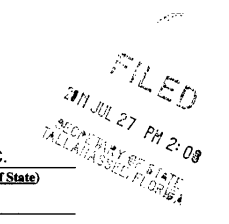
07/27/11--01012--009 **35.00

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CO	RPORATION: HOPE OF CHRI	ST CHURCH MINISTI	RY, INC.
DOCUMENT N	NUMBER: N0700009608		
The enclosed Ar	ticles of Amendment and fee are submi	tted for filing.	
Please return all	correspondence concerning this matter	to the following:	
_		C. JEAN	
	(Name of Co	ontact Person)	
_	HOPE OF CHRIST CH	IURCH MINISTRY, INC.	
	(Firm/ C	Company)	
_		ER STREET	
	(Add	iress)	
_		ACH, FL 32114	
	(City/ State a	and Zip Code)	
		gmail.com or future annual report notificat	on)
For further infor	mation concerning this matter, please ca	•	•
ENOR C. JEA	AN	at (386) 675-3887	
(1)	lame of Contact Person)	(Area Code & Daytime	Telephone Number)
Enclosed is a che	eck for the following amount made paya	able to the Florida Department of	of State:
	e ☐ \$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)
1	Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Fallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center (Tallahassee, FL 32301	

Articles of Amendment to Articles of Incorporation of



HOPE OF CHRIST CHURCH MINISTRY, INC.

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

N07000009608

(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:

e new name must be distinguishable o previation "Corp." or "Inc." <u>"Compa</u>			
Enter new principal office address, i incipal office address <u>MUST BE A ST</u>			
Enter new mailing address, if applic Mailing address <u>MAY BE A POST (</u>			
If amending the registered agent and new registered agent and/or the new			enter the name of th
			enter the name of th
new registered agent and/or the new	registered office address		enter the name of th
new registered agent and/or the new Name of New Registered Agent:	registered office address	3.	enter the name of th

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)

<u>Title</u>	<u>Name</u>	<u>Address</u>	Type of Action
·	· · · · · · · · · · · · · · · · · · ·		
			
E. <u>If amer</u> (attach d	nding or adding additional A additional sheets, if necessary)	rticles, enter change(s) here: (Be specific)	
SEE AT	TACHED COPIES		
·	94	TO THE PARTY OF TH	
	tot entred		
·			·
			,. ,
	776-77-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		
	•		

AMENDED ARTICLES OF INCORPORATION

FOR

HOPE OF CHRIST CHURCH MINISTRY, INC.

Dated, June 25, 2011

The purpose of amending this corporation is pursuant to *Chapter 617.1006*, of the Florida Nonprofit Corporation Act hereby certifies as follows:

This amended Certificate of Incorporation by making appropriate references in the language of the Certificate to the Internal Revenue Code of 1986, as amended, in order to conform to the IRS requirements of nonprofit corporations; defining the purposes and powers provisions of the Corporation in order for the Corporation to meet various IRS requirements; stating properly the objectives of the Corporation's founders and leaders to operate a church; and making certain minor, nonsubstantive corrections or clarifications relating to nonprofit corporations.

The entire text of the Certificate of Incorporation as amended or supplemented heretofore is further amended hereby to read as herein set forth, and each amendment contained herein has been effected in conformity with the provisions of the Florida Nonprofit Corporation Statutes.

ARTICLE I - NAME

The name of the corporation shall be:

HOPE OF CHRIST CHURCH MINISTRY, INC.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

Business Address

Mailing Address:

209 Madison Avenue Daytona Beach, FL 32114 600 Tucker Street Daytona Beach, FL 32114

ARTICLE III – PURPOSE

The purpose for which the corporation is organized is:

The Corporation is organized and operated exclusively for religious, charitable and education purposes with the meaning of Section 501©3 of the Internal Revenue Code of 1986, as amended, or any superseding statute thereto and such purposes shall include the following:

- (a) Religious
- (b) To conduct a local Church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all of the Commandments and provisions as set forth in the Holy Bible, in irrevocable Word of God. Pursuant thereto, the following activities and guidelines shall be established.

- A recognized Creed, Code of Doctrine, discipline and form of worship shall be established.
- b. An ecclesiastical and form of government shall be established.
- c. Ordination of ministers upon completion of the prescribed course of study, designated by the Corporation's Church Ministry.
- d. An organization of ministers shall be established to minister to the congregation of the Church.
- e. Establishment of a Church membership based upon acceptance of a recognized creed and belief and support of the Church.
- f. Spread the Word of the Gospel through seminars, radio and television, and by the publication and distribution of Church literature, and other forms of mass media for the purpose of educating the individual in the Word of God.
- g. Establishment of various religious services pursuant to the recognized creed, form of worship, code of doctrine and discipline of the Church, and the establishment of schools for religious and educational instruction to the young and to the old.
- h. Establishing a school for the preparation of ministers who minister to the Church.
- (c) Service as an outreach ministry for the Whole Family.
- (d) Anointed by the Lord Jesus and sent by Him to proclaim His Good News.
- (e) Be blessed by God and be a blessing to those around us.
- (f) Learn to apply God's Word by faith in our everyday life.
- (g) Minister the Word of God to the faithful.
- (h) Promote and encourage cooperation with other organizations, ministering within the community.
- (i) Acquire and hold such property, either real or personal, for the Corporation's purposes, as may be necessary for its membership and the worship of God.

ARTICLE IV – MANNER OF ELECTION AND POWERS OF THE DIRECTORS The manner in which the directors are elected or appointed:

- 1. The manner in which the Directors of the Corporation shall be elected or appointed shall be governed by the provisions of the Bylaws of the Corporation.
- 2. The business and property of the Corporation shall:

The business and property of the Corporation shall be managed by the Board of not less than, although not limited to, three (3) Directors. The Directors identified herein shall constitute the current Board of Directors and they shall hold their offices until other or further election. In the event of the inability of any Director to act, or in the event of the death of any Director, the remaining Director shall elect another Director, or Directors, to fill the vacancy or vacancies, thus created. A Director need not be a resident of the State of Florida. A new Director shall be elected by a majority vote of the total Directors.

- a. The Directors in their collective capacity shall be known as the Board of Directors and under the name shall constitute the governing body, and shall conduct and transact all business of the Corporation.
- b. The Directors shall have power and authority to hold an annual meeting of the Board of Directors and may likewise hold special meetings as may be determined by the Board of Directors. The annual meeting shall be held at the offices of the Corporation, or at such place as the Directors my determine in each year at the hour of 7:00 p.m. of such day, or

- as soon thereafter in each year as is possible for the Directors to call such meetings; and all meetings shall be held at the offices of the Corporation, or at such place as the Directors may determine.
- c. The Board of Directors shall have and is hereby given power and authority to provide for the qualifications and requirements for congregational membership which without doctrinal provisions or terminology shall primarily require a belief in the Christian relation and in the salvation of men by grace through faith in the shed blood of Jesus Christ as the only atonement made for sin, and in the Trinity of the Godhead and the Church as one Spiritual Body made up of all true believers, and shall provide the means and manner of admission of membership, which admission shall be free of charge thereof, and shall likewise provide means of suspension from its membership.
- d. The Board of Directors shall have power and authority, which is hereby given, to provide suitable and proper means and religious ceremony and required tests and qualifications for entrance into the ministry of the Church, and by and through such means as are established and administered, any and all applicants may be inducted into the ministry of the Church by license, commission or full ordination with all Church authority possible for any church or ecclesiastical body to be given or to possess or to administer, giving therein authority to administer all sacred services of ecclesiastical bodies and to include all sacred and sacramental services, and to further include the marriage services and together with the sacred service of baptism.
- e. The Board of Directors shall have the power and authority, which is hereby given, to establish, institute, operate and maintain any and all such additional departments, associations, institutions, schools, mission stations, programs and/or any and all such other vehicles as may be deemed appropriate and advisable by said Board of Directors for the propagation of the Gospel and of Christian and religious worship anywhere within the United States of America and/or any other country.
- f. The Board of Directors shall have power and authority, which is hereby given, to negotiate or designate agents to negotiate all of the business transactions of the Corporation, including all receipts and all disbursements, and additionally for any such additional departments, associations, institutions, schools, mission stations, programs, and/or any and all such other vehicles established or instituted by the Corporation.
- g. A majority of the Directors shall constitute a quorum for the transaction by the Board of Directors of any and all business, in accordance with the laws of the State of Florida.

ARTICLE V – INITIAL DIRECTORS AND/OR OFFICERS AND POWERS The name(s), address(es) and specific title(s):

Enor C. Jean, Pastor/Bishop, 600 Tucker Street, Daytona Beach, FL 32114 Sandra Jones, Secretary, 600 Tucker Street, Daytona Beach, FL 32114 Jermaine Simimow, Treasurer, 600 Tucker Street, Daytona Beach, FL 32114

ARTICLE VI – INITIAL REGISTERED AGENT AND STREET ADDRESS
The name and Florida street address (P.O. Box NOT ACCEPTABLE) of the registered agent is:

Sandra Jones, Secretary 600 Tucker Street Daytona Beach, FL 32114

ARTICLE VII – INCORPORATORS The name and address of the Incorporator is:

Enor C. Jean, Pastor/Bishop 600 Tucker Street Daytona Beach, FL 32114

ARTICLE IX - TERM OF OFFICE AND DURATION The duration of office shall:

The Corporation has perpetual duration. All Directors and Elected Officials of the Corporation are now in good and regular standing, and such other members as the Board of Trustees shall from time to time admit to membership shall be members of the Corporation.

ARTICLES X – ADDITIONAL POWERS AND LIMITATIONS The additional powers and limitations shall:

In accordance with and in addition to the powers conferred by the laws of the State of Florida, but subject to the limitations of Internal Revenue Code Section 501©3, and the applicable regulations thereunder and interpretations thereof, the Corporation shall have the following powers.

- a. To receive and accept gifts of money and property and to hold the same for any of the purposes of the Corporation and its work.
- b. To raise and assist in raising funds for the purposes herein set forth, including the issuance of bonds or other instruments of credit.
- c. To acquire, own, lease, mortgage and dispose of property, both real and personal.
- d. To accept property and donations in trust for religious or charitable purposes.
- e. To acquire, hold, own, sell, assign, transfer, mortgage, pledge, or otherwise dispose of shares of the capital stock, bonds, obligations or other securities of other corporations, domestic, or foreign, as investments or otherwise, in carrying out any of the purposes of the Corporation and, while the owner thereof, to exercise all rights, powers and privileges of ownership, including the power to vote thereon.

ARTICLES XI - MEMBERSHIP

The Corporation shall:

The Corporation shall have congregational members, and the admission, status and rights of such members shall be governed by the Bylaws of Hope of Christ Church Ministry, Inc. Congregational members shall not be or become members of the Corporation's Board of Directors unless they are elected as Directors, and congregational members shall not vote or otherwise participate in the management or affairs of the Corporation.

ARTICLES XII - GOVERNING BODY

The Corporation governing body shall:

The Corporation shall be a sovereign body, and the regulations of the internal affairs of the Corporation shall be governed by the provisions of the bylaws of the Corporation.

ARTICLES XIII – ORGANIZATION OF THE CORPORATION

The Corporation shall be organized to:

This Corporation is not organized for pecuniary gain or profit, nor shall it have any power to issue certificates of stocks or declare dividends, and no part of its net earnings shall inure to the benefit of any members, directors, trustees or individuals, except that the Corporation shall be authorized and empowered to pay and to be paid reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in *Article IV* 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 distribution of statements) any political campaign. Notwithstanding any other provisions of these Articles, The Corporation shall not carry on any other activities not permitted to be carried on by:

- a. A corporation exempt from federal income tax under Section 501©3 of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue law) or,
- b. By a corporation, contributions to which are deductible under Section 170©(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue law).

ARTICLE XIV – DISSOLUTION OF CORPORATION

In the event of the dissolution the Corporation:

In the event of the dissolution of the Holy Christ Church Ministry, Inc., or in the event it shall cease to carry out the objects and purposes therein set forth, all of the business, property and assets of the Corporation shall go and be distributed to a nonprofit corporation qualifying as an organization exempt under the provisions of Section 501©3 of the Internal Revenue Code of 1986, as amended, or any superseding statute thereof, and as an organization qualifying as a public charity under the provisions of Section 509(a)(1) or 509(a)(2) of the Internal Revenue Code of 1986, as amended, or any superseding statute thereof, as the Directors of the Corporation may select and designate; and in no event shall any of said assets or property, in the event of dissolution thereof, go or be distributed or contributed by such Directors, for any other such purpose. Any of such assets not so disposed of shall be disposed of by the District Court 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.

This Amended Article of Incorporation was duly adopted and approved by the members of the Corporation entitled to vote on the amendment by unanimous written consent without a meeting signed and adopted on June 24, 2011 pursuant to the **Chapter 617** of the State of Florida Nonprofit Corporation.

This Amended Article of Incorporation is signed by the Corporation's President this 1st day of July, 2011.

Hope of Christ Church Ministry, Inc.

By: Enor C. Jean

Pastor and Bishop

The date of each amendment(s) adoption:
Effective date if applicable: 7/01/2011
(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_7/01/2011
Signature Company
(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, o other court appointed fiduciary by that fiduciary)
ENOR C. JEAN
(Typed or printed name of person signing)
PASTOR/DIRECTOR
(Title of person signing)