# N08000005813

(Re	equestor's Name)	
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2011 JAN 20 PM 2: 39
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

1/2/11

### COVER LETTÉR

TO: Amendment Section
Division of Corporations

NAME OF COR	PORATION: DST Gospel Pro	oduction & Economic	Development,
DOCUMENT NU	JMBER: N0800005813		
The enclosed Artic	cles of Amendment and fee are submi	itted for filing.	
Please return all co	orrespondence concerning this matter	to the following:	
		ott Thomas	
	(Name of Co	ontact Person)	
	DST Gospel Production & E	Economic Development, (	Corp
	(Firm/ C	Company)	<del></del>
	1386 Port Ma	alabar Blvd NE	
		dress)	· · · · · · · · · · · · · · · · · · ·
		Florida 32905 and Zip Code)	
	(City/ State)	and Zip Code)	
-	loretta28	@juno.com	
	•	or future annual report notific	ation)
For further inform	ation concerning this matter, please c	all:	
Loretta Adelak	un	at ( 321 ) 961-509	17
(Na	me of Contact Person)		me Telephone Number)
Enclosed is a chec	k for the following amount made pay	able to the Florida Departmen	t of State:
	☐ \$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)
Ai Di P.	ailing Address mendment Section ivision of Corporations O. Box 6327 allahassee, FL 32314	Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center Tallahassee, FL 32301	ons r Circle

### Articles of Amendment to Articles of Incorporation

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SECRETARY OF STATE
DST Gospel Production And Economic Development ALORIDA
(Name of Corporation as currently filed with the Florida Dept. of State)

N08	3000005813		
(Document Nu	mber of Corporatio	n (if known)	
Pursuant to the provisions of section 617.1006 the following amendment(s) to its Articles of I		his <i>Florida Not For</i>	Profit Corporation adopts
A. If amending name, enter the new name of	of the corporation:		
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company"			ncorporated" or the
B. Enter new principal office address, if ap Principal office address MUST BE A STRE			
-	·		<del> </del>
	•	•	
C. Enter new mailing address, if applicabl (Mailing address MAY BE A POST OFF			
	_		
D. If amending the registered agent and/or new registered agent and/or the new reg			nter the name of the
Name of New Registered Agent:		<del></del>	
	••••	110.0	
New Registered Office Address:	(Florid	a street address)	<del></del>
		(01.)	, Florida
		(City)	(Zip Code)
New Registered Agent's Signature, if chang hereby accept the appointment as registere position.			cept the obligations of the
_	Signature of New F	Registered Agent, if c	hanging

# 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)

. 🔦

Title .	. Name	Address	Type of Action
	<del></del>	***************************************	☐ Add☐ Remove
	<del></del>		Add Remove
			Add Remove
(attach addi	g or adding additional Articles, enter c tional sheets, if necessary). (Be specific rpose (Amended in parenthesis)		
The general	purpose which this Corporation is	organized is: A-To produce	Gospel Plays
and Product	ions B- To feed the Homeless C-T	o assist in the burial service	s for indigent
individuals.	(Said Organization is organized ex	xclusively for charitable, relig	jious,
educational,	and scientific purposes, including	for such purposes, the maki	ng of
distributions	to organizations that qualify as ex	empt organizations under se	ection 501(c)(3
of the Interna	al Revenue Code, or correspondin	g section of any future feder	ral tax code.)
See addition	al attached sheets		
			····

# E. Additional amendments for DST Production and Econonic Development, Corp Doc #N08000005813

#### Article VIII - (Added)

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be seemed authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

### Article IX - (Added)

Upon the 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, or 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 disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization 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.

The date of each amendment(s) a	doption: December 17, 2010
	(date of adoption is required)
Effective date <u>if applicable</u> :	
	(no more than 90 days after amendment file date)
9 4 4 9	
Adoption of Amendment(s)	(CHECK ONE)
☐ The amendment(s) was/were adwas/were sufficient for approval	opted by the members and the number of votes cast for the amendment(s)
There are no members or members adopted by the board of director	pers entitled to vote on the amendment(s). The amendment(s) was/were rs.
Dated Jan. 13,	2011 Illas. Ima
(By the c	chairman or vice chairman of the board, president or other officer-if directors to been selected, by an incorporator — if in the hands of a receiver, trustee, ourt appointed fiduciary by that fiduciary)
	Delia Scott Thomas
	(Typed or printed name of person signing)
	President/Director
	(Title of person signing)

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