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SECRETARY OF STATE
SECRETARY OF STATE

2/11/10

· COVER LETTER

TO: Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

NAME OF COR	PORATION:	Pierre New	Restoration Fan	nily Program
DOCUMENT NU	JMBER:	N0900005835		
The enclosed Artic	cles of Amendment an	d fee are submit	ted for filing.	
Please return all co	orrespondence concerr	ning this matter t	o the following:	
		Lanot Lou		
		Name of Co	ntact Person	
	Ne		Family Program	
	Firm/ Company			
	9521 NW 9th ct		 	
Plantation, Florida, 33324 City/ State and Zip Code				
		<u> </u>		
		Oity, Diato a	14 21p 0000	
-	E-mail address: (t	o be used for future	annual report notification	n)
For further inform	ation concerning this i	matter, please ca	11:	
	anot Louis-Pierre	at (246-7201
	e of Contact Person		Area Code & Daytime	•
Enclosed is a chec	k for the following am	iount made paya	ble to the Florida De	partinent of State:
□ \$35 Filing Fee	☐ \$43.75 Filing Fee Certificate of State	us C	13.75 Filing Fee & ertified Copy dditional copy is enclose	\$52.50 Filing Fee Certificate of Status
Mailing A Amendme			et Address endment Section	
Division of Corporations		Div	ision of Corporations	

Clifton Building

2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment

// /	
2010 FEB IS	
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Artic	to les of Incorporation	COLOFEB 10 PM 3:32
, · · · · · ·	of	SECRETARY OF 3: 32 n, Inc ASSEE, FLORIDA pt. of State)
Pierre New Resto	oration Family Progran	n, Inc MASSES OF ST.
(Name of Corporation as curre	ntly filed with the Florida De	pt. of State)
	000005835	· · · · · · · · · · · · · · · · · · ·
(Document Num	ber of Corporation (if known)	
Pursuant to the provisions of section 617.1006, the following amendment(s) to its Articles of In-		lot For Profit Corporation adopts
A. If amending name, enter the new name of	the corporation:	
New Restora	tion Church of God Inc	
The new name must be distinguishable and coabbreviation "Corp." or "Inc." "Company" or	ontain the word "corporation" r "Co." may not be used in the	or "incorporated" or the name.
B. Enter new principal office address, if apple (Principal office address MUST BE A STREE		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE)		
D. If amending the registered agent and/or r new registered agent and/or the new regis		orida, enter the name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street addre	ess)
	/C24-1	, Florida
	(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

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
Treas	Albert Jeantinor	9521 NW 9th ct Plantation, FL 33324	✓ Add ☐ Remove
Secret	Jerson Dulis	9521 NW 9th ct Plantation, FL 33324	
<u>VP</u>	Benson Louis-Pierre	9521 NW 9th ct Plantation, FL 33324	☐ Add☐ ☐ Remove
(attach ad	ding or adding additional Articles, enditional sheets, if necessary). (Be say CURRENT SEC:NAME: Justina	pecific)	21 NW 9th ct
Plantation	ı, FL 33324		
REMOVE	CURRENT ARTICLE III INFOR	RMATION(This organization is	intended to provide
spiritual, e	educational,support,transportatio	on and day care services from	1
pre-schoo	l to the elderly population of the	Ft. Lauderdale and surround	ing areas.)
AMEND A	ADD ARTICLE III NEW INFORM	ATION AS FOLLOWED (Pur	pose Church
Congrega	tion to provide, Spiritual and Ed	ucational guidance, support a	and Family Services
And any a	ın all legal Human Service Progi	rams.	
AHac	h 1:1 to be inclu	ded as part of	Articlo III
			·
			· · · · · · · · · · · · · · · · · · ·

The date of each amendmen	t(s) adoption: February 01, 2010
Effective date <u>if applicable</u> :	(date of adoption is required) February 01, 2010
. *	(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	ere adopted by the members and the number of votes cast for the amendment(s) proval.
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.
Signature (B) hav	ruary 01, 2010 the chairman or vice chairman of the board, president or other officer-if directors are not been selected, by an incorporator – if in the hands of a receiver, trustee, or ner court appointed fiduciary by that fiduciary)
	Pastor Lanot Louis-Pierre / Pastor Lanot Louis - Pierre (Typed or printed name of person signing)
	President
	(Title of person signing)

Page 3 of 3

(2) 1:1

Article/ of Incorporation Stolement Amendment

Attachment FOR: Name Change and Purpose Article land 3

New Name: New Restoration Church of God

Attacament 1:1

Said corporation is organized exclusively for charitable and educational 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, or the corresponding section of any future code.

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 services rendered and to make payments and distributions in furtherance of the purposes set forth in Article. 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 on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) 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.

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 principle office of the corporation is located, exclusively for such purposes or to such operated exclusively for such purposes.

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