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TO: Amendment Section Division of Corporations

VISION NAME OF CORPORATION:	N FOR HAITI AND FOR THE	WORLD MINISTRIES, INC.
N09000010		
DOCUMENT NUMBER:	ad for one submitted for filing	
The enclosed Articles of Amendment an	id see are submitted for filing.	
Please return all correspondence concerr	ning this matter to the following	:
Katrina Ladson		
	(Name of Contac	t Person)
	(Firm/ Comp	any)
Post Office Box 15285		
	(Address	
Plantation, FL 33318		
Vihance & C C E-mail address	(City/ State and Z	
For further information concerning this r		,
Katrina Ladson		954.770.3838 at
(Name of C	ontact Person)	(Area Code) (Daytime Telephone Number)
Enclosed is a check for the following am	nount made payable to the Florid	la Department of State:
	Filing Fee & \$\sum \$\\$43.75\$ Filing Feate of Status Certified Copy (Additional copenclosed)	Certificate of Status
Mailing Address Amendment Section Division of Corporation P.O. Box 6327 Tallahassee, FL 32314		Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

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VISION FOR HAITI AND FOR THE WORLD MINISTRIES, INC.

(Name of Corporation as cu	rrently filed with the F	lorida Dept. of State)	
N09000010537			
(Document N	lumber of Corporation (if	f known)	
D		E. D. C. C	Anna de Calleria
Pursuant to the provisions of section 617.1006, Florida St amendment(s) to its Articles of Incorporation:	catutes, this Florida Not	For Profit Corporation a	dopts the following
A. If amending name, enter the new name of the corpo	oration:		
VISION FOR HAITI AND FOR THE WORLD, INC. (V	VIHAMO)		The new
name must be distinguishable and contain the word "corp" "Company" or "Co." may not be used in the name.	poration" or "incorpora	ted" or the abbreviation	
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRE	ESS)		
		· · · · · · · · · · · · · · · · · · ·	THE TO
C. Enter new mailing address, if applicable:			公惠 30 严
(Mailing address <u>MAY BE A POST OFFICE BOX</u>)			
			黨首 资
			- 17-11
D. If amending the registered agent and/or registered new registered agent and/or the new registered off		la, enter the name of the	
Name of New Registered Agent:			
	T	(Florida street address)	
New Registered Office Address:		(1- 101 July 201 201 201 201 201 201 201 201 201 201	
		, Florida	¢.
	(City)	, Fiorida (Zip (
		•	ž.
New Registered Agent's Signature, if changing Registed the Register the appointment as registered agent. I as		ent the obligations of the r	osition
. погоо, чесерь те прротитет из гедынгей идет. Ти	jaminar min unu ucce	p. me oongunons of me p	visitivii.
	Signature of New Rec	gistered Agent, if changing	
	Dignature by Hew Reg	зыстей прет, у спапрт	5

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)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add		Jones	G CANCELLED RNED CHECK
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change	P/CEO	JOSEPH, MAXO	4417 S. KIRKMAN ROAD
X Add			#107
Remove			ORLANDO, FL 32811
2) X Change	V-PRES	FIEFFE, EUGENE	4417 S. KIRKMAN ROAD
Add			#107
Remove			ORLANDO, FL 32811
3) Change	2ND VP	FRANCO, VICTOR	5361 NW 93RD TERRACE
X Add			SUNRISE, FL 33351
Remove		•	
4) X Change	CFO	LAGUERRE, ROMANAST	4539 S. KIRKMAN ROAD #5
Add	•		ORLANDO, FL 32811
Remove			
5) Change	PR	VALVAL, BENISSALIO	1731 NEEDLEWOOD LANE
Add			ORLANDO, FL 32818
X Remove			
6) X Change	SR. SEC	JOSEPH, MARIE CHANTALE	4436 GOLDENRAIN COURT
Add			ORLANDO, FL 32808
Remove			

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)

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OFFICER AMENDMENTS - ARTICLE VII
7) X CHANGE
SR. COORDINATOR
JEAN, ELCIE O.
4417 S. KIRKMAN ROAD #107
ORLANDO, FL 32811
8) X ADD
SR. ADMINISTRATIVE OFFICER
LADSON, KATRINA
P.O. BOX 15285
PLANTATION, FL 33318

Amendment:

FILING CANCELLED RETURNED CHECK Article III

Section A.

The purpose of this corporation is to bring spiritual deliverance to the Haitian people through preaching the unadulterated gospel of Jesus Christ and by having the Word of God as the only resource to salvation, to strengthen literacy by providing education to school aged children and create skilled training programs for adult learning and trades. As well as provide various avenues of employment and business opportunities. These entities will be accomplished through building schools, training facilities, community medical centers and agriculture (farming). The corporation is organized exclusively for charitable, religious, educational and specific 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 corresponding section of any future federal tax code.

Section B.

No part of the net earnings of the organization shall incur to the benefit of, or be distributable to its directors, trustees, officers, or any other private individual (except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose 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 in 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 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.

Section C

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 and local 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 purposed or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ADD:

FILING CANCELLED RETURNED CHECK ARTICLE VIII

The corporation shall have (7) Director(s) initially. The number of directors may be increased or decreased from time to time in such a manner as may be prescribed by the By-Laws, but shall always be at least (1) one, but not more than (12) twelve.

The corporation shall indemnify and hold harmless each person who shall serve at any time hereafter as a director or officer of the corporation, and serves at the request of the corporation, as a director or officer of any other corporation from against any and all claims and liabilities to which such person shall become subject by reason of his having heretofore or hereafter been a director or officer of this corporation, or by reason of any action alleged to have been heretofore or hereafter taken or omitted by him as such director or officer and shall reimburse each such person for all legal and other expense reasonably incurred by him in connection with any such claim or liability provided that no person shall indemnified against, or to be reimbursed for, any expense incurred in connection with any claim or liability as to which it shall be adjudged that such officer or director is liable for negligence or willful misconduct in the performance of his duties.

No contract or other transaction between this corporation and any other corporation, and no act of this corporation shall in any way be affected or invalidated by the fact that any of the directors of the corporation are peculiarly or otherwise interested in, or are directors, or officers, of such other corporation. Any director, individual, or any firm of which any director may be a member party, party to, or may be peculiarly or to otherwise interested in any contract or transaction of the corporation, provided the fact that the interest should be disclosed or should have been known to the Board of Directors at which action upon such contract or transaction shall the corporation indemnify and hold harmless each person who shall serve any time hereafter as a director or officer of the corporation from against any and all claims and liabilities to which such person shall become subject by reason of his having heretofore or hereafter been a director or officer of this corporation, or by reason of any action alleged to have been heretofore or hereafter taken or omitted by him as such director or officer and shall reimburse each such person for all legal and other expense reasonably incurred by him in connection with any such claim or liability provided that no person shall indemnified against, or to be reimbursed for, any expense incurred in connection with any claim and liability as to which it shall be adjudge that such officer or director is liable for negligence or willful misconduct in the performance of his duties.

Any director, individual, or any firm of which any director may be a member, party to, or may be peculiarly or to otherwise interested in any contract or transaction of the corporation, provided the fact that the interest should be disclosed or should have been known to the Board of Directors at which action upon any such contract or transaction shall be taken, an any director of the corporation who is interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors of the corporation which shall authorize such director or officer of such other corporation or not so interested.

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ate this document was signed.	, it timer that
Mective date if applicable:	
•	(no more than 90 days after amendment file date)
tote: If the date inserted in this blococument's effective date on the Dep	k does not meet the applicable statutory filing requirements, this date will not be listed as the artment of State's records.
doption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were add was/were sufficient for approval	opted by the members and the number of votes east for the amendment(s).
There are no members or members adopted by the board of director	ers entitled to vote on the amendment(s). The amendment(s) was/were
Dated	ave 1(10)
Signature	for The De
have not bee	nds or vice charman of the board, president or other officer-if directors a selected, by an incorporator — if in the hands of a receiver, trustee, or ppointed fiduciary by that fiduciary)
	Eugene Fielde (Typed or printed name of person signing)
,	(Typed or printed name of person signing)
	PRESIDENT
	(Title of person signing)