N10000008089

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(PM 2-20-15

COVER LETTER

TO: Amendment Section
Division of Corporations

Division of Corporations			
NAME OF CORPORATION: Abiding i	in Christ Mir	nistries, Inc.	
DOCUMENT NUMBER: N1000000	8089		
The enclosed Articles of Amendment and fee are su	bmitted for filing.		到您
Please return all correspondence concerning this ma	tter to the following:		王
Alice Vargas			(S. 25. 25. 25. 25. 25. 25. 25. 25. 25. 25
	(Name of Contact Pers	on)	41.67.73
Abiding in Christ Ministr	ries, Inc.		
	(Firm/ Company)		
385 S Pearl Lake CSW	Υ ,		
	(Address)		
Altamonte Springs, FL			
Alice@abidingin	(City/ State and Zip Cochristministred for future annual report	ies.com	
For further information concerning this matter, please	se call:		
Alice Vargas (Name of Contact Person)	407	, 920-8015	
(Name of Contact Person)	(Area	Code & Daytime Telephone Nun	ıber)
Enclosed is a check for the following amount made	payable to the Florida De	partment of State:	
■ \$35 Filing Fee □\$43.75 Filing Fee & Certificate of Status		□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Ame Divis Clift 2661 Talla	et Address ndment Section sion of Corporations on Building Executive Center Circle thassee, FL 32301	

Articles of Amendment to Articles of Incorporation of

Abiding in Christ Ministr	ies, Inc.			
(Name of Corporation as current	ly filed with the Flo	rida Dept. of State)	MAN T	
N10000008089			<u></u>	
(Doc	ument Number of Co	orporation (if known)	GENT CONTRACTOR	
Pursuant to the provisions of section 617, amendment(s) to its Articles of Incorpora		es, this Florida Not For Profit Corporation add	opts the following	
A. If amending name, enter the new na	ame of the corporati	ion:		
n/a			The new	
		tion" or "incorporated" or the abbreviation "C	Corp." or "Inc."	
"Company" or "Co." may not be used in	1 the name.	205 C Boorl Lake CCMV		
B. Enter new principal office address,		385 S Pearl Lake CSWY		
(Principal office address <u>MUST BE A S</u>	<u>TREET ADDRESS</u>)	¹⁾ Altamonte Springs, FL 32714		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		385 S Pearl Lake CSWY		
		Altamonte Springs, FL 32714		
			 	
		·		
		ce address in Florida, enter the name of the		
new registered agent and/or the new				
Name of New Registered Agent:	gent: Alice Vargas			
	436 Via Florence Drive			
		(Florida street address)		
New Registered Office Address		20740	•	
en de la Companya de La companya de la Co	Apopka	, Florida 32/12	<u></u>	
	(City)	(Zi	ip Code)	
New Registered Agent's Signature, if c				
I hereby accept the appointment as regist	eredragent. I am fai	miliar with and accept the obligations of the po.	sition.	
\ -	Acree V	angan		
O	Signature of New	Registered Agent, if changing	•	

Page 1 of 4

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	PT John D V Mike J SV Sally S	ones	•
Type of Action (Check One)	Title	<u>Name</u>	<u>Addres</u> s
1) Change	S	Elizabeth Mattingly	750 Robin Lane
Add			Oviedo, FL 32765
X Remove	• •		
2) Change	<u>T</u> .	Julius Garner	2434 Willow Springs Court
Add			Apopka, FL 32712
X Remove	CEO	Alin Zamfir	1983 Alambra Circle
X			Apopka, FL 32703
Remove	· . : . ·		
4)Change	C	Alice Vargas	436 Via Florence Drive
X	-		Apopka, FL 32712
Remove			· · · · · · · · · · · · · · · · · · ·
5) Change			· · · · · · · · · · · · · · · · · · ·
Add			
Remove			
6) - Change			
Add	· .		
Remove	• • • •		<u> </u>

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

ARTICLE III Dissolution (we added the dissolution to this article)

B. "Upon the dissolution of the corporation or the organization, the Board of Directors or governing staff shall, after paying or making provision for the payment of all of the liabilities of the corporation or organization, dispose of all the assets of the corporation or organization in such manner, or to such organization(s) organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization(s) under section 501(c)(3) of the Internal Revenue Code of 1954 (or corresponding provision of any future United States Internal Revenue law), as the Board of Directors or governing staff shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation or organization is then located, exclusively for such purposes as said Court shall determine, which are organized and operated exclusively for such purposes."

Page 3 of 4

	date of each amendment(s) adoption:			, if other than the
	this document was signed. February 12, 201	5		
Effe	cuve date it applicable.	days after amendment file da	ie)	
Ada	option of Amendment(s) (<u>CHECK ONE</u>)			
	The amendment(s) was/were adopted by the members ar was/were sufficient for approval.	nd the number of votes east fo	or the amendment(s)
	There are no members or members entitled to vote on the adopted by the board of directors.	e amendment(s). The amend	ment(s) was/were	
	Dated February 10, 2015	<u>.</u>		
	Signature Auce Var agentification of the chairman of the chair		officer if dispetors	
	have not been selected, by an incorpo	orator – if in the hands of a re		
	other court appointed fiduciary by the	at Induciary)		
***	Alice Vargas (Typed or printed name of	-F	· · ·	gran in this
• •	Chairman Chairman	or person signing)		
	(Title of perso	on signing)		
,,	•			
	ada ay sadka sa	e e e e e e e e e e e e e e e e e e e		
	Name of the second of the seco	F = F = I		
		·		
			·	

ARTICLES OF INCORPORATION

OF

ABIDING IN CHRIST MINISTRIES, INC.

ARTICLE I NAME & ADDRESS

The name of this corporation is ABIDING IN CHRIST MINISTRIES, INC. The Headquarters is located at 385 S. Pearl Lake Causeway, Altamonte Springs, FL 32712.

ARTICLE II PURPOSE

The nature of the business or purposes to be conducted or promoted include, but are not limited to: Religious Education, Pastoral Training, Spiritual Counseling and Religious Program Production and promotion. This shall be a charitable organization and it may not engage in purposes and activities not allowed by the Internal Revenue Service code section 501(c)(3). All assets owned and received are permanently dedicated to religious and educational purposes. No part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation; nor shall the corporation participate in any political campaign on behalf of any candidate for public office.

ARTICLE III DURATION & DISSOLUTION

- A. This corporation shall have a perpetual existence commencing upon the filing hereof, as provided by Florida Statutes, of these Articles of Incorporation by the Department of State.
- B. Upon dissolution, the Board of Directors or governing staff shall, after paying or making provision for the payment of all the liabilities of the corporation or organization, dispose of all the assets of the corporation or organization in such a manner, or to such organization (s) organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization (s) under section 501 (c)(3) of the Internal Revenue Code of 1954 (or corresponding provision of any future United States Internal Revenue Law), as the Board of Directors or governing staff shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation or organization is then located, exclusively for such purposes as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IV DIRECTORS

The Board of Directors of this corporation shall be comprised of a minimum of 3 and not more than 11 individuals who are, as of the date of filing of these articles, current members of Abiding In Christ Ministries. Directors of this corporation may be replaced and their numbers may be increased or diminished by means established in current Bylaws.

ARTICLE V VOTING RIGHTS

Except as otherwise provided by law, the entire voting power for the election of Officers, and for all other purposes, shall be vested exclusively in the Board of Directors of the corporation.

ARTICLE VI MANNER OF ELECTION

Directors and Officers of the corporation shall be elected by a unanimous vote of the Board of Directors at the regular Annual Meeting of the corporation, or at a special meeting duly called for that purpose. Terms of Office: Founding Directors shall be considered lifetime Board members (except in case of resignation or dismissal); Members shall serve a period of approximately one-year duration from annual election; Replacement Members shall serve until the next election. There is no limit on re-election to office.

ARTICLE VII OFFICERS

This corporation has five (5) Directors and a President, Executive Director, Secretary, and a Treasurer. The number and title Officers may be either increased or diminished from time to time by vote of Directors; but shall never be less than one. The names and addresses of the Officers of this corporation are:

DIRECTORS:

TITLE:

ADDRESS:

Alin Zamfir

Chief Executive Officer

1983 Alambra Circle

Apopka, FL 32703

Alice Vargas

Chairman

436 Via Florence Dr. Apopka, FL 32712

Nicusor Zamfir

Dracidant

413 Citadel Dr.

Altamonte Springs, FL 32714

ARTICLE VIII REGISTERED OFFICE ADDRESS AND REGISTERED AGENT NAME AND ADDRESS

The mailing address and the Headquarters of this corporation is 385 S Pearl Lake Causeway, Altamonte Springs, FL 32714. The name of the registered agent of this corporation is Nicusor Zamfir, and his address is 1983 Alambra Circle, Apopka, FL 32703.

ARTICLE IX INCORPORATOR

The name and address of the person signing these Articles of Incorporation is:

NAME:

ADDRESS:

Nicusor Zamfir

1983 Alambra Circle Apopka, FL 32703

> ARTICLE X BYLAWS

The power to adopt, amend, or repeal Bylaws is vested in the Board of Directors.

ARTICLE XI APPROVAL REQUIRED FOR MERGER

The approval of the Board of Directors of this corporation to any plan of merger shall be required in every case, whether or not such approval is required by law.

ARTICLE XII COMPENSATION OF DIRECTORS

The Board of Directors of this corporation shall have the exclusive authority to fix the compensation of the directors of this corporation, to the extent that is permitted under Internal Revenue Service code section 501 (c)(3). This being a charitable organization, however, it may not be operated for the benefit of private interest, and no part of its net earnings may inure to the benefit of any director or private individual.

ARTICLE XIII INDEMNIFICATION

This corporation shall, to the fullest extent permitted by Florida law, indemnify any and all persons whom it shall have power to indemnify under said Statute from and against any and all of the expenses, liabilities, or other matters referred to in or covered by said Statute, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled to under any Bylaw, agreement, vote of directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue to a person who has ceased to be a

director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.

ARTICLE XIV AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment hereto, by majority vote of its Board of Directors and any right conferred upon the shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Article of Incorporation this _____/2 day of February 2015.

NICUSOR ZAMFUR

STATE OF FLORIDA COUNTY OF ORANGE.

BEFORE ME, a Notary Public authorized to take acknowledgments in the State and County set forth above, personally appeared NICUSOR ZAMFIR, know to me and known by me to be the person who executed the foregoing Articles of Incorporation, and who acknowledged before me that he executed these Article of Incorporation, and produced a Florida driver's license as identification and did take an oath.

IN WITNESS WHEREOF, I have hereunto set my hand and affix my official seal in the State and County aforesaid this _______ day of February 2015.

My Commissible pires: 7/14/18

Notary Public, State of Florida at Large

CERTIFICATE DESCONATING PLACE OF BUSINESS OF DOMICILE FOR THE SERVICE OF PROCESS OF PROCESS MAY BE SERVED

Pursuant to Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act:

Abiding In Christ Ministries, Inc., desiring to organize under the laws of the State of Florida, with its principal office as indicated by the Articles of Incorporation in the City of Altamonte Springs, County of Seminole, State of Florida, has named ALICE M. VARGAS as its agent to accept service process within the State of Florida.

ACKNOWLEDGEMENT

Having been named to accept service of process for the above stated corporation at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping said office open.

ALICE M. VARGAS