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COVER LETTER

TO: Amendment Section
Division of Corporations

THE CENTER FOR NAME OF CORPORATION:	R UNIVERSAL BELIEF	S AND ENLIGHTENMENT CORP.
DOCUMENT NUMBER: N12000003	236	
The enclosed Articles of Amendment and fee are subr	nitted for filing.	
Please return all correspondence concerning this matter	r to the following:	
Ryan A. Laing		
	(Name of Contact Perso	n)
N) /A		
77	(Firm/ Company)	
6331 SW 41 Court		
	(Address)	
Davie FL, 33314		
	(City/ State and Zip Cod	e)
ryan_laing2001@	yahoo.com	
E-mail address: (to be used		notification)
For further information concerning this matter, please	call:	
Ryan A. Laing	_{at} 954	200-0710
(Name of Contact Person)		ode & Daytime Telephone Number)
Enclosed is a check for the following amount made pay	able to the Florida Depa	artment of State:
S35 Filing Fee \$\B\$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)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Amend Divisio Clifton	Address ment Section n of Corporations Building yeartive Center Circle

Tallahassee, FL 32301

	Å met.	aloe of Amondment	-II ED	
	Aru	to	F11-	
	Artic	les of Incorporation	100 23 PM 1	. \ 1
The Center for Universa (Name of Corporation as current N12000003236 (Document	l Beliefs an	d Enlightenme	nt Corp SEURETARY OF ST TALLAHASSEE, FL	TATE DRIDE
(Name of Corporation as current	ly filed with the F	lorida Dept. of State)	SECHLANASSEE	
N12000003236			ALC	
. (Documen	nt Number of Corp	oration (if known)	The state	_
Pursuant to the provisions of section 617. amendment(s) to its Articles of Incorporate	1006, Florida Stati			
A. If amending name, enter the new na	me of the corpor	ation:		
N/A				The ne
name must be distinguishable and contain		ration" or "incorporated	l" or the abbreviation "Corp.	or "Inc.
"Company" or "Co." may not be used in	i ine name.	N/A		
B. Enter new principal office address, (Principal office address MUST BE A S.)		g >		_
(Principal office dadress MUST BEAS)	IREE I ADDRES	²⁾ N/A		<u></u>
		N/A		_
C. Enter new mailing address, if appli	cable: OFFICE BOX)	N/A		
		N/A		
		N/A		_
D. If amending the registered agent an new registered agent and/or the new			enter the name of the	
Name of New Registered Agent:	Ryan A. L	aing	 	
	6331 sw 4	I1 Ct		
New Registered Office Address:		(Florida street address)		
	Davie		. Florida 33314	
	(Cit	v)	(Zip Code)	
New Registered Agent's Signature, if cl	hanging Registere	ed Agent:		
I hereby accept the appointment as regist			the obligations of the position	٠.
	Hum 9	Paris .		
Sig	Nature of New Reg	gistered Agent, if changir	28	
	/ ()	/		

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.

X Change	<u>PT</u>	John Doe	
X Remove	<u>v</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s
1) X Change Add Remove	D	SHARIEF, ADIB M	6011 RODMAN STREET SUITE 212 HOLLYWOOD FL 33023 BC
2) <u>X</u> Change Add Remove	PD	LAING, RYAN A	6011 RODMAN STREET 212 HOLLYWOOD FL 33023 US
3) <u>X</u> Change Add Remove	TD	ASSALIL, AQIL	6011 RODMAN STREET 212 HOLLYWOOD FL 33023 US
4) × Change Add Remove	VD	AHMAD, REIZA	6011 RODMAN STREET 212 HOLLYWOOD FL 33023 US
5) Change Add Remove	D	KHAN, OMAIR	8011 RODMAN STREET 212 HOLLYWOOD FL 33023 US
6) Change X Add Remove	D	ISAKH, IMRAN	6011 RODMAN STREET 212 HOLLYWOOD FL 33023 US

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: XChange	<u>PT</u>	John Doe	
X Remove	<u>V</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	Title	Name	<u>Addres</u> s
1) Change Add Remove	С	RATHORE, YUSUF	6011 RODMAN STREET 212 HOLLYWOOD FL 33023 US
2) Change Add Remove		N/A	
3) Change Add Remove		N/A	
4) Change Add Remove		N/A	
5) Change Add Remove		N/A	
6) Change Add Remove		N/A	

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

The	e date of each amendmen	at(s) adoption: 4/14/2012		
Effective date <u>if applicable</u> :		4/14/2012		
	<u></u>	(no more than 90 days after amendment file date)	- 15 1 *	
Ado	option of Amendment(s)	(CHECK ONE)		
	The amendment(s) was/w was/were sufficient for ap	were adopted by the members and the number of votes cast for the amendment(s) pproval.		
	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	4/2012		
	have t	chairman or vice chairman of the board, president or other officer-if directors not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)		
	Ryan A	A. Laing		
		(Typed or printed name of person signing)		
	Preside	ent of The Board		
		(Title of person signing)		

Articles of Incorporation of The Center For Universal Beliefs And Enlightenment Corp.

A Nonprofit Corporation

Pursuant to the provision of the Nonprofit Corporation Act of this state, the undersigned incorporators hereby adopt the following Articles of Incorporation:

Article 1

The name of this corporation is The Center For Universal Beliefs And Enlightenment Corp.

Article 2

The name and address of the registered agent and registered office of this corporation is:
Ryan A. Laing
6331 41 Court
Suite #2
Davie FL, 33314

Article 3

The purposes for which this corporation is organized are: This corporation is organized exclusively for charitable, religious, educational, literary and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 © (3)_of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Article 4

The number of initial directors of this corporations shall be six and the names and addresses of the initial directors are as follows:

Ryan Laing
6011 Rodman St
Suite 212

Hollywood FL,33023

Article 8

The property of this corporation is irrevocably dedicated to charitable, religious, educational, literary and scientific purposes. Upon dissolution or winding up of the corporation, its assets remaining after payment of debts and liabilities of this cooperation shall be distributed to a non-profit fund, foundation, or cooperation which is organized and operated exclusively for charitable, religious, educational, literary and scientific purposes and which has established its tax-exempt status under Section 501 C 3 of the Internal Revenue Code.

The undersigned incorporators hereby declare under penalty of perjury that the statements made in the foregoing Articles of Incorporation are true.

Signature

Ryan Laing 6331 Sw 41 Court Suite #2 Davie FL 33314, Incorporator