# N12000005454

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SIVISION OF CORPORATION

#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION:	ELLOWSHIP B	APTIST CHURCH, INC.
DOCUMENT NUMBER: N12000054	454	
The enclosed Articles of Amendment and fee are subm	nitted for filing.	
Please return all correspondence concerning this matter	to the following:	
PHILLIP F READON, SR	<b>)</b>	
	(Name of Contact Persor	1)
THE WORD FELLOWSH	IIP BAPTIS	T CHURCH, INC.
	(Firm/ Company)	
P. O. BOX 820295		
	(Address)	
PEMBROKE PINES, FL	33082	
-	(City/ State and Zip Code	e)
PFREADON@GN E-mail address: (to be used		notification)
For further information concerning this matter, please of	call:	
PHILLIP F READON, SE	R <sub>at</sub> 954	559-2779
(Name of Contact Person)	(Area Co	ode & Daytime Telephone Number)
Enclosed is a check for the following amount made pay	yable to the Florida Depa	artment of State:
\$35 Filing Fee \$\Bigcup \\$43.75 Filing Fee & 1 \\ 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 2661 E	Address Iment Section on of Corporations Building executive Center Circle assee, FL 32301

## **Electronic Articles of Incorporation For**

N12000005454 FILED May 31, 2012 Sec. Of State bmcknight

THE WORD FELLOWSHIP BAPTIST CHURCH, INC.

The undersigned incorporator, for the purpose of forming a Florida not-forprofit corporation, hereby adopts the following Articles of Incorporation:

#### Article I

The name of the corporation is:

THE WORD FELLOWSHIP BAPTIST CHURCH, INC.

#### Article II

The principal place of business address:

2350 NW 54TH STREET, MIAMI, F. 33142

The mailing address of the corporation is:

P. O. BOX 820295 PEMBROKE PINES, FL. 33082

#### **Article III**

The specific purpose for which this corporation is organized is:

TO WORSHIP AND SERVE GOD & FULFILL THE GREAT COMMISSION OF JESUS CHRIST AS SET FORTH IN MATTHEW 28:19-20. TO PROMOTE BIBLICAL CHRISTIANITY. TO DO ANY & ALL THINGS CONNECTED WITH THE OBJECT & PURPOSE OF THE CHURCH CORPORATION.

#### **Article IV**

The manner in which directors are elected or appointed is:

AS PROVIDED FOR IN THE BYLAWS.

#### Article V

The name and Florida street address of the registered agent is:

PHILLIP F READON SR. 17385 S. W. 20 STREET MIRAMAR, FL. 33029

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: PHILLIP F. READON, SR.

### Article VI

The name and address of the incorporator is:

REV. PHILLIP F. READON, SR. 17385 S. W. 20 STREET

MIRAMAR, FL 33029

Electronic Signature of Incorporator: PHILLIP READON, SR.

I am the incorporator submitting these Articles of Incorporation and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

#### **Article VII**

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P,D PHILLIP F READON SR. 17385 S. W. 20 STREET MIRAMAR, FL. 33029

Title: D JANICE READON 17385 S. W. 20 STREET MIRAMAR, FL. 33029

Title: D JACKIE MARRERRO 7310 N. W. 8 AVENUE MIAMI, FL. 33150

#### **Article VIII**

The effective date for this corporation shall be:

06/03/2012

N12000005454 FILED May 31, 2012 Sec. Of State bmcknight

#### Articles of Amendment · to Articles of Incorporation of

THE WORD FELLOWS		·	_
(Name of Corporation as current	tly filed with the FR	orida Dept. of State)	
N12000005454			<del></del>
(Docume	nt Number of Corpor	ration (if known)	
Pursuant to the provisions of section 617 unendment(s) to its Articles of Incorpora		es, this Florida Not For Profit Corporation adopts the	e following
A. If amending name, enter the new n	ame of the corporat	tion:	
NOT APPLICABLE			The name
name must be distinguishable and contai "Company" or "Co," may not be used it		ation" or "incorporated" or the abbreviation "Corp."	The new " or "Inc."
B. Enter new principal office address, Principal office address MUST BE A S		NOT APPLICABLE	
Frincipal office address MUST BE AS	IKEEI ADDKESS	) 	
			_
C. Enter new mailing address, if appl	icable:		12 OF
(Mailing address <u>MAY BE A POST</u>	OFFICE BOX)		- 7 9
			0
). If amending the registered agent ar	nd/or registered offi	ice address in Florida, enter the name of the	12 JUL 16 PM 2: 33
new registered agent and/or the ne	NOT APPL	<del></del>	ω v
Name of New Registered Agent:	NOTAPPL	IVABLE	
New Registered Office Address:		(Florida street address)	
		, Florida	
	(City)	(Zip Code)	
New Registered Agent's Signature, if c			
hereby accept the appointment as regist	tered agent. I am fa	miliar with and accept the obligations of the position.	
Sig	nature of New Regis	stered 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	<u>PT</u> <u>V</u> <u>SV</u>	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	_Title	<u>Name</u>	<u>Addres</u> s
1) Change		N/A	 
Add			
Remove			
2) Change			 
Add			<u> </u>
Remove			
3) Change			 
Add			
Remove			
4) Change			
Add			
Remove			
5)Change			
Add			 
Remove			
6) Chanca			
6) Change			
Add			
Remove			

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)	
SEE ATTACHED	
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	<u> </u>
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## ARTICLES OF AMENDMENT To Articles of Incorporation Of THE WORD FELLOWSHIP BAPTIST CHURCH, INC.

Article III PURPOSES AMENDED

The purpose for which the corporation is organized is to share the gospel of the Lord Jesus Christ to whomever hear and believe.

The following are the specific purposes of which this corporation is organized:

- To share the gospel of the Lord Jesus Christ to whomever hear it and believe it.
- To worship and serve God and to fulfill the great commission of Jesus Christ as set forth in Matthew 28:18-20.
- To minister to the needs of the members and others as the church is able to do so.
- To do any and all things related to and in connection with the carrying out of the object and purpose herein above set forth.
- And object of this corporation shall be to act as a social service and referral service organization to assist individuals, particularly the at risk and disadvantaged and other institutions connected therewith of a religious, educational, charitable and benevolent nature, and to establish and engage in charitable, humanitarian and philanthropic activities to the benefit of the underprivileged members of society, creating programs for the chronically at risk. We endeavor to provide for the existence of structured leadership and organizational cohesion by the establishment of community based initiatives via outreach programs, halfway houses and foster homes. To provide a forum where the dynamism of the human spirit may be guided and molded into an effective organism committed through the need for fellowship and mutual support.
- For the advancement of religious, charitable, educational, and other related corresponding charitable purposes by the distribution of its funds for such purposes.
- To operate exclusively in any other manner for such religious, charitable, scientific
  purposes and educational purposes that qualify as exempt organization under
  Section 501 (c) (3) of the Internal Revenue Code, as amended, or under any
  corresponding provisions of any subsequent federal tax laws covering the
  distributions to organizations qualified as tax exempt.
- For any purposes stated in the Article of Incorporation.

## Article IX CHARITABLE ORGANIZATIONS PROVISIONS ADDING

Notwithstanding any powers granted to the grant to the corporation by its articles, by laws or by the laws of the State of Florida, the following limitations or power shall apply:

- A. The corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes the making of distributions to organization that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code 1986, as amended, or corresponding section of any future federal tax code.
- B. 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 the services rendered and to make payments and distributions in furtherance of purposes set forth in the purpose clause hereof. 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 distributing of statements) any political camping on or behalf of any candidate for public office. Notwithstanding any other activities not permitted to be carried on (I) by an organization exempt from federal income tax under section 501 (c) (3) of the code; or (ii) by an organization contributions to which are deductible under section 170 (c) (2) code.
- C. Upon 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 much purpose or to such organization and operated exclusively for such purposes.

### Article X POWERS ADDING

Be it known that Phillip F Readon, Sr-President and Janice Readon-Director has life tenure of said named corporation and shall name its successor upon their demise or inability to function in said offices. At which time if no successor has been named the board of directors has the power to name such with a majority board vote.

The date of each amendment(s) adoption: JULY 10, 2012
Effective date if applicable: JULY 10, 2012
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
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 JULY 10, 2012
Signature (By the chairman or vice chairman of the board, president or other officer-if directors
have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
PHILLIP F READON, SR
(Typed or printed name of person signing)
PRESIDENT
(Title of person signing)