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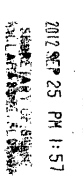
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Mr. Charles Cobb Requester's Name 1198 Siesta Key Ci Address Port Orange, FL 32 City/State/Zip Phone # 386-3	rcle		
	•	Office Use Only	
CORPORATION NAME(S) & DOCU	JMENT NUMBER(S), (if	known):	
1. Christ United Fe (Corporation Name)	NowShip (Dodument#)		
2. (Corporation Name)	(Document #)		
3. (Corporation Name)	(Document #)		
4. (Corporation Name)	(Document #)		
Walk in Pick up time		Certified Copy	
☐ Mail out ☐ Will wait	☐ Photocopy	Certificate of Status	
NEW FILINGS	<u>AMENDMENTS</u>		
Profit Not for Profit Limited Liability Domestication Other	Amendment Resignation of R. Change of Regist Dissolution/With Merger		
OTHER FILINGS	REGISTRATION/Q	REGISTRATION/QUALIFICATION	
Annual Report Fictitious Name	Foreign Limited Partnersl Reinstatement Trademark Other	nip	
		Examiner's Initials	

Articles of Incorporation of Christ United Fellowship, Incorporated // ED

Article I

The name of the corporation is Christ United Fellowship, Incorporated. This corporation is a non-profit corporation and the period of its duration is perpetual.

Article II

The mailing address of the corporation is P.O. Box 327, SPRING, FL3130 The principal place of business for the corporation may change periodically, but the name and street address of the initial registered agent is Charlie Cobb, 1198 Siesta Key Circle, Port Orange, FL 32128.

Physical Street Address: 1198 Siesta Key Circle, Port Orange, FL 32128

Article III

- (a) The corporation is organized exclusively for charitable, religious, and religious-educational purposes. The primary purpose of this corporation is to establish a church for religious purposes in order to
 - (1) minister to the total life of all people by preaching, teaching, and proclaiming the gospel of Jesus Christ, the Son of God
 - (2) encourage Christians to live their faith in accordance with God's Holy Word
 - (3) carry out God's work on earth
- (b) In furtherance of the foregoing purpose, this corporation may take by gift or otherwise acquire, buy, hold, own, develop, sell, convey, lease, mortgage, exchange, improve and dispose of property of whatsoever nature, including real property and personal property; make and perform contracts, execute and deliver such documents, releases, acquittances, or other writings as may be necessary to effect any purpose for which the corporation is formed. It can also issue, sell, and deliver its notes, bonds, debentures, or other evidences of indebtedness, which may or may not be secured by mortgage or trust deed on any property that the corporation may be permitted by law to encumber. In general, the corporation is empowered to perform those acts that are necessary to the performance of any of the powers hereinabove specifically delegated or implied and permitted by law. The corporation shall operate in all matters for religious, charitable, and/or general educational purposes as will qualify it as an exempt organization under Section 501(c)(3) of the IRS Code of 1954 (or the corresponding provision of any applicable Internal Revenue Law) as amended, or under any corresponding provisions of any subsequent federal tax laws covering the distribution to an organization qualified as a tax exempt organization under the IRS Code.
- (c) No part of the net earnings of the corporation shall inure 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 is Article III(a) hereof.
- (d) 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 any political campaign on behalf of any candidate for public office.

Article IV

The temporal, financial, and business affairs of this corporation, and all affairs concerning its property, pecuniary obligations and business dealings, shall be managed and controlled by a Board of Directors, subject to review and approval by the elders. The number of directors of this corporation shall be as established from time to time in the bylaws, but in no event shall be less than three. The directors shall be elected by a majority vote of the members of the corporation as defined by process in the by-laws of the corporation. Until otherwise established in the bylaws, the number of directors of this corporation shall be three. The names and addresses of the persons elected by the members of the corporation to act as the initial directors of this corporation, until the selection of their successors, are as follows:

- Charlie Cobb 1198 Siesta Key Circle Port Orange, FL 32128
- (2) Tom Banks 1940 S. Farm Road DeLand, FL 32720
- Eve Tanselle 421 Glen Abbey Lane DeBary, FL 32713

Article V

The qualifications for membership and the manner of admission shall be as set forth in and regulated by the by-laws of the corporation. Members of the corporation will have such voting rights as are defined in the by-laws of the corporation. Neither the members nor the members of the Board of Directors shall be liable for the debts of the corporation.

Article VI

The Spiritual and all other affairs of said corporation not managed by the Board of Directors, as herein provided, shall be managed by committees, with input and oversight from the paid pastor for the church. The pastor shall be recommended, based on his/her proven record of both academic and real church experience and accomplishment, by the elected elders to the membership of the corporation and selected by said membership.

Article VII

These Articles of Incorporation may be amended at any time in the manner provided by the laws adherent to the jurisdiction of the State of Florida. Every amendment shall be approved by the Board of Directors, proposed by them to the voting members, and approved at a members' meeting by a quorum of the members as defined by the by-laws of the corporation.

Article VIII

Upon dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, distribute any/all of the assets of the corporation to one or more organizations recognized by the Internal Revenue Service as one organized exclusively for Christian beliefs and purposes similar to those outlined in Article V(a) or to a similar church willing to accept the assets and/or debts.

I, the undersigned, am the registered agent for the Christ United Fellowship, Inc. a non-profit religious corporation and the above Articles of Incorporation, consisting of 3 pages, are the Articles of Incorporation of this corporation as adopted 5, 2012.

of this corporation as adopted September, 2012.

Executed at Port Orange, Florida this 14 Th day of SEPTEMBER, 2012

Charles I. Colleregistered agent/Incorporator

1198 Siesta Key Circle, Port Orange, Fl 32128

Incorporator Charlie Cobb 1198 Siesta Key Circle Port Orange, FL 32128

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SEL AHASSEE FLORIDA