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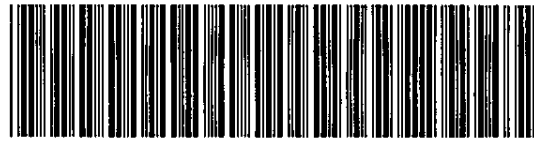
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C. Lewis
9-25-14

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: EVANGELICAL UNITED BRETHREN MINISTRIES INCORPORATED

DOCUMENT NUMBER: N12000010241

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

SULTANE ULYSSES

(Name of Contact Person)

(Firm/ Company)

PO BOX 934602

(Address)

MARGATE FL 33093

(City/ State and Zip Code)

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

SULTANE ULYSSES at **954** **348-3108**
(Name of Contact Person) (Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount made payable to the Florida Department of State:

- | | | | |
|---|--|---|--|
| <input checked="" type="checkbox"/> \$35 Filing Fee | <input type="checkbox"/> \$43.75 Filing Fee &
Certificate of Status | <input type="checkbox"/> \$43.75 Filing Fee &
Certified Copy
(Additional copy is
enclosed) | <input type="checkbox"/> \$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

Street Address

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

AMENDED AND RESTATED

1

ARTICLES OF INCORPORATION

OF

N12000010241

EVANGELICAL UNITED BRETHREN MINISTRIES INCORPORATION

The undersigned, acting as incorporators of a non profit religious corporation under chapter 617 of the corporation act, of the law of the state of Florida adopts the following Articles of Incorporation for such non profit.

ARTICLE I

NAME

The name of the corporation is and shall be hereinafter known as:

EVANGELICAL UNITED BRETHREN MINISTRIES INCORPORATED

ARTICLE II

PRINCIPAL OFFICE AND REGISTERED AGENT

The principal place of business and mailing address of this corporation shall be: 400 NW 65th Ave Apt 208, Margate Fl. Apt 208. And the name of its registered agent for process at that address shall be Rev. Sultane Ulysses. The principal office and the registered agent office are the same address.

ARTICLE III

STATEMENT OF FAITH

We believe the Holy Scriptures to be the divinely inbreathed, infallible, inerrant and authoritative word of God. 2 Peter 1:21

We believe that there is one God, eternally existent in the Persons the Holy trinity.

1 Tim. 3:16, 1 Tim 2:5

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We believe in the virgin birth of the Lord Jesus Christ, His unqualified deity, his sinless humanity and perfect life, the eternal sufficiency of his atoning death, his bodily resurrection, and his ascension to the Father's right hand, and his personal coming again at his second advent. Matt. 1:23, Heb 2:6, 1 Cor. 15:4, Acts1:9, Acts 1:11, John 14:3.

We believe that justification is a judicial act of God to the believer's behalf solely on the merits of Christ, and that regeneration by the power of the Holy Spirit is absolutely essential for personal salvation. Eph.2:8, 9.

We believe in holy living, the present day reality of the Baptism in Holy Spirit, and the Lord's supernatural healing of the human body. Heb. 12:14, Acts 1:8, James 5:14-16.

We believe in Christ's Lordship of the Church, the observation of the ordinances of Christian Baptism of the believer by immersion and the Lord's Supper. Eph. 1:22, 1 Cor.11:23-24, Acts 8:38.

We believe in Heaven and eternal doom of the unregenerate in the lake of Fire. Rev.21:1-8.

ARTICLE IV

PURPOSE

The period of the duration of this corporation shall be perpetual. The purposes for which this corporation is formed and organized are as follows:

- a) To provide a place of worship of Almighty God, our Heavenly Father, and the Lord Jesus Christ, his only begotten Son, through the Holy Spirit.
- b) To promote Christian fellowship and education.
- c) To preach the gospel of our savior, Jesus Christ, by word and deed to the local community and the world.
- d) The corporation is organized and shall be operated exclusively for religious, charitable and educational purposes. In order to accomplish those objectives and to implement

them, the corporation shall also have the power to do each and every one of the following:

A- To aid, support, maintain or assist, by gift, donation or otherwise, established religious, charitable and educational institutions which are qualified under Section 501(c) 3 of the Internal Revenue Code of 1954, or comparable sections of any future Internal Revenue Code, whose subjects or purposes include, but are not limited to, any one or more of the following:

- 1- Establishment and operation of Christian Churches;
- 2- Advancement of religion
- 3- Advancement of Education
- 4- The instruction or training of the individual for the purpose of developing his capabilities.

B-To accept voluntary contribution cash, gift and other property personnel or mixed and administer it for its purpose.

C- Open, control and manage directly and indirectly an institution of education, counseling and training in all fields or religious education

D- Create and control program the will help families in the community and aid prisons and jails.

E-Create and control program that will or may help other 501c3 organization or government to help prevent/alleviate drug and substances abuse, gangs, addiction, aids victim, children and poor.

F- Open Christian counseling center to jointly work with doctors, economist, therapist, psychologist, hospitals to help individual who are looking for spiritual guidance and healing from the Church.

G- Pastors and ministers may be ordained when necessary for the advancement of the ministry and accomplish the purpose of the church and the gospel.

H- Church's program shall be financed according to scriptural method by the tithes and offerings of the members and fiends of the organization/church.

ARTICLE IV-1
MEETINGS

a) All church meetings or business meeting of the assembly shall be governed by the by-laws of the corporation, and should be conducted in the spirit of Christ and brotherly counsel. The pastor or his assistant shall act as chairman.

b) In accordance with the scriptural pattern as set forth in the New Testament (Heb. 10:29), this assembly shall conduct a public divine worship service, on each Lords day at 10:00 AM. There will also be on that day an organized Sunday school session prior to the worship service, and an evening evangelistic service. Other public services may be arranged during the week. Special services may be arranged from time to time by the pastor as the Spirit of god may lead, and as the church as need.

c) The Lord's Supper shall be served at least once a month

d) Infants may be presented to the Lord on the Lord's Day, during divine worship service with the father and mother present.

ARTICLE V
CORPORATION STOCK

The corporation shall not have stock and capital. It's organized to provide a place of worship of Almighty God, our Heavenly Father, and the Lord Jesus Christ, his only begotten Son, through the Holy Spirit, to promote Christian fellowship and education, to preach the gospel of our savior, Jesus Christ, by word and deed to the local community and the world, the corporation is organized and shall be operated exclusively for religious, charitable and educational purposes and not for financial gain.

The corporation net earnings will never be used to the benefit of any board members or individual. Furthermore, no part of the said corporation earning shall be use to influence legislation and finance political party or support any person in public office. Therefore, the corporation is prohibited to participate in any political campaign and sponsor any public official. The corporation shall not engage in any type or form of transaction prohibited by the Internal Revenue code. The organization purposes shall always be: education, religious and charitable.

ARTICLE VI

AFFILIATION AND PREROGATIVES

While maintaining its inherent rights to sovereignty in the conduct of its own affairs, this assembly shall govern itself according to the standards of the New Testament Scriptures, "Endeavoring to keep the unity of faith, and the knowledge of the Son of God, unto a perfect man, into the measure of the stature of the fullness Christ." Eph.4:3, 13.

AFFILIATION AND PREROGATIVES

1. - This assembly shall have a membership which is determined by the local assembly and to discipline its members according to the scriptures.

2. - This assembly shall have a pastor, or pastors, men called of God, according to Ephesians 4:11

3. - This assembly shall establish and maintain such departments and institutions as may be seen necessary for the propagation of the gospel and for the work of the local assembly.

4.- This assembly shall purchase or acquire by gift, bequest, or otherwise either directly or through the church board, to own, to sell, convey, mortgage, lease, or otherwise dispose of any real estate.

ARTICLE VII

PROPERTY

Evangelical United Brethren Ministries Inc may acquire, own and convey property, real or personal, for church purposes, in conformity with the State of Florida laws and Internal Revenue Code for not for profit organization. Such property may be sold, conveyed, exchanged, or encumbered, only by order of the congregation through the church board.

ARTICLE VIII

MEMBERSHIP

Individual who gives evidence of a personal living faith in the Lord Jesus Christ and who voluntarily subscribe to its tenants of faith and agree to be governed by its constitution and by – laws as herein set forth shall be eligible to membership in this assembly.

ARTICLE IX

BY-LAWS MEMEBERSHIP

1. - Standard of Membership

A) Evidence of a genuine experience of regeneration. John 1:12-13, 1 Peter 1: 18-25.

B) Evidence of a consistent Christian life. Rom. 6:4, Eph 4: 17-32, 1 John 1:6, 7.

- C) Baptism in water by immersion. Matt. 28:19-20, Rom. 6:3-12
- D) Full acceptance of the tenants of faith as set forth in the constitution.
- E) Willingness to contribute regularly to the support of the assembly according to the scriptural standard of tithes and offerings. Malachi 3:10.

2. - Admission of Members

Persons desiring to become member of the assembly shall make the fact known to the pastor, who shall examine the applicant according to the standard of membership. Those found eligible will be presented to the church on any Sunday of the month.

3. - Admission by letter of transfer

Members of other churches may be received upon their testimony of Christian standing and their transfer letter, certifying their baptism by immersion and their membership status and their behavior from the church they are leaving.

4. - Discipline of Members

- a) Any member of the assembly who shall willingly absent from the regular services for a period of three months or who shall under charges shall be temporarily suspended from the membership pending investigation and final decision in his or her case.
- b) The church is a multi cultural organization. As Christ welcomes, chooses each and every one of us we welcome everybody and anybody in our assembly or sanctuary. However, unscriptural conduct or doctrinal departure from the tenants of faith held in this assembly shall be considered

sufficient grounds upon which any person maybe disqualified as a member. Such discipline shall be prayerfully administered according to the scriptures. Matt. 18:15-17, Rom. 16:17. 1 Cor. 5:1-5

5. - Restoration of Members

Members who have been discipline for some reason may only be accepted back into fellowship when they show evidence of genuine repentance to Christ and the church.

6. - Voting Privileges

All active members constitute the voting membership of the assembly. Active members are people who stay in fellowship and continually attend worship ceremony/service or never been in abandon/willingly absent for more than three months in the assembly.

ARTICLE X **ELECTIONS AND OFFICERS**

The officers of “Evangelical United Brethren Ministries Incorporsted” are: the titular pastor, the assistant pastors, the board of elders, the church board, the deacons (NOTE: 1 Tim. 3: 8-13, Acts 6:3), department leaders, the secretary and the treasury.

By-Laws, Elections and Officers

1. - The Pastor

Generally, the titular pastor shall be called for an indefinite period of time. Therefore, the overseer of the church will be permanently in office to fulfill God’s purpose and help the assembly to stay in fellowship and communion with Christ our Savior. In case the titular pastor can’t fulfill his duties, an assistant will be chosen. He (the assistant) may choose to have a vote of confidence; he shall be required to receive a two third (2/3) majority. Therefore, it would then

be necessary to vote for accepting another pastor to continue the work of the overseer. Election shall be by secret ballot among the active members of the church.

2. - Assistant Pastors

The pastor may choose to have or not to have an assistant. The overseer reserved the right to appoint an assistant when it's deem necessary.

3. - The Church Board

The board shall be appointed and revised annually by the pastor from the membership of the assembly, and shall be approved by majority of vote. However, the deacons, the secretary and the treasurer shall be chosen by the titular pastor.

4. - Other Officers

The titular pastor should appoint all department leaders. All department and auxiliaries shall hold their own elections to select other officers under the supervision of the pastor.

ARTICLE XI

BOARD OF DIRECTORS

Subject to the limitation provided by law, all corporate powers and purposes shall be exercised by and under authority, and the business affairs of such corporation shall be managed and conducted by a board of directors which is chosen by election as prescribed in the corporation's by-laws.

The initial board of directors shall consist of:

Title P
AUGUSTIN, ROIDNER
400 NW 65TH AVE APT 208
MARGATE, FL 33063

Title VP

ULYSSES, SULTANE
400 NW 65TH AVE APT 208
MARGATE, FL 33063

Title SE

GEORGES, JACQUELINE
1355 SW 13TH STREET
LAUDERHILL, FL 33313

Title TRE

DOMEVIL, ADELE
5110 SW 6TH STREET
MARGATE, FL 33068 FL

ARTICLE XII**DEPARTMENTS AND COMMITTEES****1-The Christian Education Department**

This department shall function as an integral part of the church program. It shall provide sound Christian education for all members of the assembly and those who attend. Each member is expected to attend regularly.

2- The Youth Department

The purpose of this department shall to help provide spiritual, social, mental, physical, needs of the young people of the assembly and other young people seeking to start new fellowship, spiritual guidance and healing.

3-The Women's group

This department has been created to do missionary work in the local community. They shall seek out the needy and provide help wherever necessary. They should visit places such as prisons, jail, hospitals, and other institutions.

ARTICLE XII

DISSOLUTION AND DISTRIBUTION OF ASSET

The organization/church is created to be perpetual or permanent. However, upon dissolution the corporation's assets shall be distributed for one or more exempt purposes organization within the meaning of section 501c3 of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or a state or local government for public purposes. Any such assets not disposed of shall be disposed of by court of competent jurisdiction in the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

Dated the 15th day of September, 2014

In witness whereof, the undersigned being the incorporator of this corporation has executed these articles of incorporations.

Sultane Ulyesses
Signature of Incorporator

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The date of each amendment(s) adoption: SEPTEMBER 15, 2014, if other than the date this document was signed.

Effective date if applicable: N/A
(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 09/15/2014

Signature Sultane Ulysses
(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)

REV. SULTANE ULYSSES
(Typed or printed name of person signing)
VICE PRESIDENT
(Title of person signing)

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