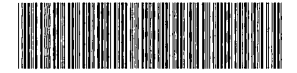
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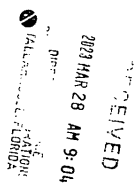
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COVER LETTER

TO: Amendment Section Division of Corporations
NAME OF CORPORATION: ARK Evangelistic Association Inc
DOCUMENT NUMBER: N/3000016 75
The enclosed Articles of Amendment and fee are submitted for filing.
Please return all correspondence concerning this matter to the following:
Rev. Albert R. Kaidor Jr. (Name of Contact Person)
ARK Frangelistic Association Inc. (Firm/Company)
101 La Quinta Place
5+. Augustine FL. 32084 (City/State and Zip Code)
ar KevangeListic @gmail-com
E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please call:
Rev. Albert R. Kaidor Jr. at 904 - 806 - 0837 (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:
☐ \$35 Filing Fee ☐ \$43.75 Filing Fee & ☐ \$43.75 Filing Fee & ☐ \$52.50 Filing Fee Certificate of Status
Mailing Address Street Address

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

Articles of Amendment
to see
Articles of Incorporation of 7023 MAR 28 Air 10: 24
ARK Evangelistic Association Inc.
(Name of Corporation as currently filed with the Florida Dept. of State)
N 13000001675
(Document Number of Corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
A. If amending name, enter the new name of the corporation:
$T1\ldots\ldots$
The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) 5+ Augustine, FL. 32084
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX) St Augustine, Fl. 32084
D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:
Name of New Registered Agent: Rev. Albert K. Kaidor F.
101 La Wunta Place, StAugustine, 179.8
New Registered Office Address: Staryusting
(City) (Zip Code) 32084

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Albert R. Karelon Js.
Signature of New Registered Agent, if Manging

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 Do V Mike Jo SV Sally St	one <u>s</u>			
Type of Action (Check One)	Title	Name	Address		
1) Change Add	<u>P</u>	Michelle Kaidor	18 Versaggi Dr. Staugostine, 17.		
_XRemove 2)ChangeX_Add	PD	Albert R. Kaidor Jr.	101 La Guinta Place St. Augustine, Fla.		
Remove Change Add Remove		David E. SpindLe	32084 10 La Quinta Place Starystine, FL:		
Change Add	T5	Russ Dunn	101 La Quinta Pace St Augustine FZ.		
Remove Change Add	<u></u>	Louis Fisher	101 La Quinta Place Stagustine, Fla. 32084		
Change Add					
E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)					
As noted below see Attached sheets of amened articles of incorporation for ARK Evangelistic Association In					
IRS EIN 47-1061068 Fla. Doc. # 1300000/675 Amendment to Article II: Business and Mailing Address					
Amendment to Article III: Specific Purpose and Activities (Including organized corporation) and dissolution clauses)					

Amendment to Article IV: As provided in By-Laws
Amendment to Article IV: As provided in By-Laws Amendment to Article V: Registered Agent
Amendment to Article VII: Officers and Board of Directors Add Amendment as Article VIII: Board of Directors Guidance - Protection
AddAmendmentas Article VIII: Board of Directors Guidance - Protection
Pursuant to the provisions of section 6/7.006, Florid statutes, the
undersigned Florida non profit corporation adopte the following certicles of comendments to its articles of incorporation as
articles of comendments to its articles of incorporation as
Classified by IRS determination and status; a tay-
exempt 501(C)(3) not-for-profit Public Charity,
Christian faith based organization and religious ministry. The members of the based of directors and offices of the Corporation; ARK Evangelistic Association Inc. The board
The members of the baard of directors and offices of the
Corporation, AMEVargelistic/1550ciation Inc. The board
of directors and officers accept on behalf of the
Corporation (ARK Evangelistic Association) any contributions
giff bequest, or device for the designated or non-designated
purposes of the Corporation Finite Provide Charter
gift, bequest, or device for the designated or non-designated surposes of the corporation (ARK Evangelistic Association Inc.) outlined in the By-Lause as a Rublic Charity
i ,

The date of each amendment(s) adoption: date this document was signed. Effective date if applicable: (no more than 90 days after amendment file date)

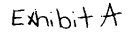
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Adoption of Amendment(s)

(CHECK ONE)

The amendment(s) was/were adopted by the members and the number of votes east 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 <u>march</u> 28, 2023
Signature Albert R. Haiden Jr. (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. Albert R. Kaidor Jr. (Typed or printed name of person signing)
Founder - President - Executive Director (Title of person signing)



"Amendments to Articles of Incorporation of ARK Evangelistic Association Inc."

IRS EIN 47-1061068 Fla Doc # 13000001675

Cover letter, intent, and purpose to amend and add Articles of Incorporation, amend, and add registered agent, officers / directors / with titles of each officer / director, change business and mailing address, define purpose and activities, acknowledge, and defer to corporate By-Laws.

Amendment to Article II: Business & Mailing Address

Officers & Directors of ARK Evangelistic Association Inc acknowledge the said corporation business & mailing address as: "101 La Quinta Place, St Augustine, Fl 32084"

Amendment to Article III: Specific Purpose & Activities.

- A. ARK Evangelistic Association Inc (the "Corporation") is organized exclusively for charitable, religious, educational, and scientific purposes, the making of distributions to organizations that qualify as exempt organizations described under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future code: IRS EIN 47-1061068. ARK Evangelistic Association Inc. is primarily and mutually exclusive within the provisions of a Florida Not-For-Profit Corporation, a Tax Exempt, 501(C)(3), Religious Public Charity: State of Florida Department of State Document # N13000001675. ARK Evangelistic Association Inc is an "EVANGELICAL FELLOWSHIP, TRAINING AND DISCIPLESHIP" MINISTRY.
- B. Upon the dissolution of the ARK Evangelistic Association Inc, 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. At which point the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the remaining assets of the Corporation exclusively for purposes of the Corporation in such a manner as the Board of Directors shall determine, or to such organization (s) organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at that time qualify as exempt organizations under Section 501 (c) (3) of the Code. Any such assets not so disposed of shall be disposed of by the Chancery Court of St. John's County, Florida (or by the Chancery Court of such other jurisdiction in which the Corporation is then domiciled) exclusively for such purposes and to such organization(s) as the Court shall determine.

Amendment to Article IV: As Provided in By-Laws:

The affairs of the Corporation shall be managed by a Board of Directors, the number of members of which shall not be less than three (3), and the exact number of which shall be fixed by the Corporation's By-Laws. At or before each annual meeting of the Directors, they shall elect or appoint such Directors to manage the affairs of the Corporation for the ensuing year or until their successors shall be duly appointed and elected as provided for in the By-Laws; and those Directors shall be appointed from nominations submitted pursuant to the provisions of the ARK Evangelistic Association Inc. By-Laws.

Amendment to Article V REGISTERED AGENT:

Officers & Directors of ARK Evangelistic Association Inc (ARKEA) accepts the resignation of Michelle Kaidor as registered agent & president of said corporation. I, Rev. Albert R. Kaidor Jr do here by certify and accept the appointment as registered agent & president of ARK Evangelistic Association Inc and I am familiar with all obligations & responsibilities of the position.

Signature of Registered Agent & President:

Date: 3/27/0

Notary Public State of Florica

Pamela Lawson My Commission GG 365958 Expires 10/04/2023

Amendment to Article VII: Officers & Board of Directors:

The (ARKEA) Board of Directors is that group of people, vested with the management of both spiritual and secular business and affairs of this corporation (ARKEA) subject to the law, the Articles of Incorporation in and of the (ARKEA) By-Laws allow under 501(C)(3) IRS tax code and regulations. The names and street addresses of the board of directors of this corporation that shall hold the office for three years upon individual voluntary rotation, for up to 9 years of consecutive service, and until his or her successor or successors, are elected, and have qualified shall be:

Albert R. Kaidor Jr. [President Executive Director] 18 Versaggi Dr. St. Augustine, Fl. 32080 [Vice President Assistant Director] David E. Spindle 2 Belvedere Ln Palm Coast, Fl. 32137 Mr. Russ Dunn [Treasurer Secretary] 104 Marshside Dr St Augustine, Fl. 32080 5437 Cypress Links Blvd. ELKTON, Fl 32033 Mr. Ed Hopkins [Chairman] Mr. Louis Fisher [Vic-Chairman Elder] 9 Sabor De Sal Rd. St Augustine, Fl 32080 6699 Nassau Street, St Augustine, Fl 32080 [Board of Director Member] Mrs. Jeanie Ginn 14378 Falan Court, Jacksonville, Fl 32223 [Board of Director Member] Mr. Frank Gray

The number of board of directors and officers of this corporation (ARKEA) shall not be less than three at any time. Until further amended of the bylaws, the number of board of directors may vary from time to time between a minimum of three and a maximum of nine. The manner of election will be stated in the bylaws.

Article VIII: Board of Director Governance - Guidance - Liability - Protection

A. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its directors, officers, or other private persons, except that they shall be authorized and empowered to pay reasonable compensation for services rendered and expenses incurred, and to make payments and distributions in furtherance of the purposes set forth in the Articles of Incorporation, and any amendments thereto. 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 publishing or distributing statements) any political campaign on behalf of, or in opposition to, any candidate in public office. Notwithstanding any provision of the Articles of Incorporation, as amended, the Corporation shall not carry on any other activities not permitted to be carried on by (1) an exempted organization under Section 501(c) (3) of the Code, or (2) a corporation, contributions to which are deductible under Section170(b)(1)(A)(vi) of the Tax Code as a Public Charity.

- B. The affairs of the Corporation shall be managed by a Board of Directors, the number of members of which shall not be less than three (3), and the exact number of which shall be fixed by the Corporation's
 By-Laws. At or before each annual meeting of the Directors, they shall elect or appoint such Directors to manage the affairs of the Corporation for the ensuing year or until their successors shall be duly appointed and elected as provided for in the By-Laws; and those Directors shall be appointed from nominations submitted pursuant to the provisions of the By-Laws as a Public Charity.
- C. No director, officer or employee of the Corporation shall be liable to the Corporation for money damages for any action taken, or any failure to take any action as a director, officer or employee, except liability for: (1) the amount of any financial benefit received by such director, officer or employee to which he or she is not entitled; (2) an intentional infliction of harm upon the Corporation; (3) a director's, officer's or employee's liability arising from his vote or assent to distribution made in violation of Florida Statutes § 617.0604, as amended, the Corporation's Articles of Incorporation (and any amendment(s) thereto), or any Florida Statute regards to indemnification as amended; or (4) an intentional violation of criminal law. The indemnity provided for herein shall include, without limitation, any reasonable expenses (including but not limited to reasonable attorneys' fees and expenses) incurred by a director, officer or employee as a result of any of the above matters for which indemnification is provided. It is the intention of this provision of these Articles of Incorporation to limit the liability of the Corporation's directors, officers and employees to the Corporation and others, and to provide for the broadest indemnification to the fullest extent permitted by Florida Statutes; 617.0831, 617.0834, 607.0831, and 607.0850-607.0859, as amended. The indemnification provided for herein shall continue as to a person who has ceased to hold a position as a director, officer, or employee, and shall inure the heirs, executors, and administrators of such person.
- D. Reasonable expenses incurred by a person who is or was director or officer and who was, is, or is threatened to be made, a party in any such proceeding by reason of being or having been a director or officer shall be paid or reimbursed by the Corporation in advance of the final disposition of the proceeding, in accordance with the provisions of Florida Statutes § 617.0604, as amended.

Ascribed to by the Board of Directors & Offices of ARK Evangelistic Association Inc. on March 24, 2023				
Albert R. Kaidor Jr.	[President Executive Director] Olbert R. Valelez h.			
David E. Spindle	[Vice President Assistant Director] [Vice Presi			
Mr. Russ Dunn	[Treasurer Secretary] Rull Jenn School Expires 10.04/2023			
Mr. Ed Hopkins	[Chairman] Ed Hopkins			
Mr. Louis Fisher	[Vic-Chairman Elder] Jours Fisher			
Mrs. Jeanie Ginn	[Board of Director Member] Jeanie Dinn			
Mr. Frank Gray	[Board of Director Member] Frank Stray			