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## **COVER LETTER**

### TO: Amendment Section · Division of Corporations

# IGLESIA EBEN-EZER ELIENTE DE RESTAURACION, INC.

IGLEO	~ LDLI4-LZLI	I I OLIVIE DI	- NESTAUNACION, INC.	
NAME OF CORPORATION:				_
N1300000				
DOCUMENT NUMBER:				_
The enclosed Articles of Amendment and	fee are submitted f	or filing.		
Please return all correspondence concernir	g this matter to the	following:		
Agustin Torres		-		
	(Name	of Contact Person	1)	-
Iglesia Eben-ezer Fuente de Re	stauracion, Inc	<b>)</b> .		
	(F	irm/ Company)		-
8024 Sherwood Cir				
		(Address)		-
Labelle, FL. 33935		(*		
	(City/	State and Zip Code	2)	-
betzaleel72@gmail.c	<u>-</u>	out the Dip Cou	·,	. ;
E-mail address:	(to be used for fut	ure annual report	notification)	( )
For further information concerning this ma	tter, please call:			J.
Agustin Torres		239	204-8577	:
		at (	)	دع_
(Name of Contact Person)		(Area Co	ode & Daytime Telephone Number)	
Enclosed is a check for the following amou	int made payable to	the Florida Depa	rtment of State:	1
■ \$35 Filing Fee □\$43.75 Fil Certificate	of Status Certi (Add	75 Filing Fee & fied Copy litional copy is osed)	□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)	
Mailing Address  Amendment Section			Address	
Division of Corporations		Amendment Section Division of Corporations		
P.O. Box 6327		Clifton Building		

Tallahassee, FL 32314

2661 Executive Center Circle Tallahassee, FL 32301

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# ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF IGLESIA EBEN-EZER FUENTE DE RESTAURACION, INC.

DOCUMENT NUMBER: N13000002272

FIRST:

ARTICLE I - (AMENDED) TO:

ARTICLE I - NAME

The name of this Corporation shall be, IGLESIA EBEN-EZER FUENTE DE RESTAURACION ASAMBLEAS DE DIOS, INC.

SECOND:

ARTICLE II - (AMENDED) TO:

ARTICLE II - PRINCIPAL PLACE OF BUSINNES AND MAILING ADDRESS

The principal place of business is 1220 State Route 29 S. Labelle, FL 33935, and mailing address is 8024 Sherwood Cir. Labelle, FL 33935.

#### THIRD:

ARTICLE III - (AMENDED) TO:

ARTICLE III - PURPOSE AND PRERROGATIVES

The general nature and object of this corporation is for the purpose of establishing and maintaining a place for the worship of Almighty God, our Heaventy Father, to provide for Christian fellowship for those of like precious faith, where the Holy Ghost may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege—of propagating the gospel of Jesus Christ by all available means, both at home and in foreign lands; we, whose names appear upon the roster of the IGLESIA EBEN-EZER FUENTE DE RESTAURACION ASAMBLEAS DE DIOS, INC. as of the day of this signing, do hereby recognize ourselves as a local assembly in fellowship with and a part of the General Council of the Assemblies of God, with headquarters at 1445 Boonville Avenue, Springfield, MO and in fellowship with and a part of the Florida Multicultural District of the Assemblies of God, with headquarters at 830 California Woods Circle, Orlando, FL, and adopt the following articles of church order and submit ourselves to governed by them.

To build, construct, erect, maintain mission stations and mission churches, pastor's home and such other houses or equipment as the corporation may desire for carrying on its work.

To receive, administer, disburse and/or invest gifts, and requests by or from any persons or corporations.

This corporation is further organized for the purpose of holding the title to such property or properties as the IGLESIA EBEN-EZER FUENTE DE RESTAURACION ASAMBLEAS DE DIOS, INC. shall from time-to-time purchase or acquire and it shall have power from time to time to make such contracts and do such things as shall be authorized and directed by its members. This corporation shall have the power to mortgage, sell, encumber deed, or otherwise dispose of any property, which may belong to the IGLESIA EBEN-EZER FUENTE DE RESTAURACION ASAMBLEAS DE DIOS, INC. This assembly shall have the right to govern itself according to the standards of the New

Page 2 of 3

Testament Scriptures. "Endeavoring to keep the unity of the faith and of the knowledge of the son of God, unto a perfect man, unto the measure of the stature of the fullness of Christ", Ephesians 4:3, 13

#### FOURTH:

ARTICLE IV - (AMENDED) TO:

ARTICLE IV - AFFILIATION

While maintaining its inherent rights to sovereignty in the conduct of its own affairs, this assembly shall voluntarily enter into full cooperative fellowship with assemblies of like precious faith associated in the Florida Multicultural District, with headquarters in Orlando, FL, and the General Council of the Assemblies of God with headquarters in Springfield, MO; and shall share in the privileges and assume the responsibilities enjoined by that affiliation in Article VI Section 1 of the General Council of the Assemblies of God and in Article XI, Section 2, letter a, of the Florida Multicultural District of the Assemblies of God Bylaws. In the event that the local assembly will like to disaffiliate from the Florida Multicultural District, with headquarters in Orlando, FL, and the General Council of the Assemblies of God with headquarters in Springfield, MO. An Executive from the Florida Multicultural District needs to be present at a special called meeting for such purpose.

#### FIFTH:

ARTICLE V - (AMENDED)

ARTICLE V - NEW ARTICLE

ARTICLE V - MEMBERSHIP

The members of the corporation shall be all members in good standing at any given time of said Church Corporation of Florida, provided, however, neither the incorporators nor the members of the corporation shall have any vested right, interest, or privilege of, in or to the assets, functions, affairs or franchises of this corporation, or any right, interest of privilege which may be inheritable, or shall continue after his membership ceases in the a forenamed corporation. This corporation shall not have the power to buy, mortgage, sell, encumber of deed or dispose of any property which it may acquire, without the consent or the direction of a two-thirds (2/3) majority vote of the members, or its successor.

#### SIXTH:

ARTICLE VII - (AMENDED) TO:

ARTICLE VII - INITIAL OFFICERS

#### SEVENTH:

ARTICLE VIII - (AMENDED) TO:

ARTICLE VIII - TERM

This corporation shall exist perpetually or until dissolved by due process of the law. Should this corporation cease to exist as a legal entity and its charter be terminated, title to all its property

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automatically shall become vested in the Florida Multicultural District of the Assemblies of God, Inc. in the same manner as it holds title to any other property.

#### **EIGHTH:**

ARTICLE IX - NEW ARTICLE

ARTICLE IX - OFFICERS

The officers who are to manage the affairs of this corporation shall be as follows: A President, a Secretary, and a Treasurer, which three officers shall be the officers of the corporation, and such other officers, as shall be provided for in the Constitution and Bylaws, all of whom shall constitute and be the Official Board of Directors.

They shall be elected from time to time in accordance with the Constitution and Bylaws and each shall hold office until his successor is elected and ratified at its regular annual meeting. The President shall sign, and the Secretary shall attest all legal contracts authorized by the members of this corporation and the laws of the State of Florida.

#### NINETH:

ARTICLE X - NEW ARTICLE

ARTICLE X - DISOLUTION

In the event this corporation shall cease to function for the purposes herein set forth, then all property, real or chattel, shall revert to the Florida Multicultural District of the Assemblies of God, Inc., under whose supervision this church functions, or to the parent body, the General Council of the Assemblies of God, a Missouri Corporation with headquarters at Springfield, Missouri. The Florida Multicultural District of the Assemblies of God, Inc. and/or the General council shall have full authority to sell such property and to use the proceeds derived there from for the extension of the work of the Spanish Assembly of God specially those churches that this corporation may have established as daughter churches.

#### TENTH:

ARTICLE XI - NEW ARTICLE

#### ARTICLE XI- CONSTITUTION AND BYLAWS

This Corporation shall have the power to govern itself in accordance with its Constitution and Bylaws. The Constitution and Bylaws may be amended in the following manner: the Pastor and the Official Board of Directors must first approve every amendment. Then at a member's business meeting called for that purpose, be approved by two-thirds (2/3) vote of those present.

	ř.	September 1, 2022	
	date of each amendment this document was signed	• • • • • • • • • • • • • • • • • • • •	, if other than the
	ctive date <u>if applicable</u> :	September 1, 2022	
LIIC	ctive date <u>n applicable</u> .	(no more than 90 days after amendment file date)	
Ado <sub>l</sub>	ption 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) approval.	
	adopted by the board of a	members entitled to vote on the amendment(s). The amendment(s) was/were directors.	
	Dated	Sousta Forces	
	(By the	e 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)	
	Agustin T	orres	
	President	(Typed or printed name of person signing)	
		(Title of person signing)	