# 13000005053

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# COVER LETTER

**TO:** Amendment Section **Division of Corporations** 

NAME OF CORPORATION	ON: MESSENGER	OF FAITH	EVANGELIST	INC
DOCUMENT NUMBER:_	N130000505	3		

The enclosed Articles of Revocation of Dissolution and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

ristine B. Roeves Firm/Company <u>6223</u> allahassee, FLA 32314 E-mail address: (to be used tof future annual report notification) For further information concerning this matter, please call: Area Code & Daytime Telephone Number Enclosed is a check for the following amount: \$52.50 Filing Fee. □ \$35 Filing Fee □ \$43.75 Filing Fee & \$43.75 Filing Fee & Certificate of Status

Mailing Address: Amendment Section **Division of Corporations** P.O. Box 6327 Tallahassee, FL 32314

Certified Copy (Additional copy is enclosed)

Certificate of Status & Certified Copy (Additional copy is enclosed)

Street Address: Amendment Section **Division of Corporations** The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

## ARTICLES OF REVOCATION OF DISSOLUTION

Pursuant to section 617.1404. Florida Statutes, this Florida not for profit corporation revokes its Articles of Dissolution prior to the expiration of 120 days following the effective date (or file date, if no effective date) of the Articles of Dissolution:

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FIRST:	The name of the corporation is MESSENGERS OF FRITH EVANGEINF FAC.							
SECOND:	The document number of the corporation (if known) is <u>N1300000505</u> 3							
THIRD:	The effective date (or file date, if no effective date) of the Articles of Dissolution filed with the Florida Department of State is $\underline{D \ C \ 3 \ 2000}$ . <u>Note:</u> 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.							
FOURTH:	The revocation of dissolution was authorized on $2 - 25 - 21$							
FIFTH:	Adoption of revocation of dissolution (check one)							
	<ul> <li>The board of directors revoked the dissolution authorized by the members and revocation was permitted by action by the board of directors alone pursuant to that authorization.</li> <li>The members revoked the dissolution and the number of votes cast was sufficient for approval.</li> <li>The members revoked the dissolution by resolution adopted by written consent and executed in accordance with s. 617.0701, Florida Statutes.</li> <li>The corporation has no members or members with voting rights. Revocation of dissolution was adopted by resolution by the board of directors. The number of directors in office was for and and the vote for the resolution was for and against.</li> <li>The incorporator or majority of the incorporators authorized the dissolution.</li> </ul>							
SIXTH:	A copy of the Articles of Dissolution is attached.							
	Signature (By the chairman or vice chairman of the board, president or other officer, or by an MERS PERS meorporator, or instee if applicable) Typed or Printed Name Title Title Title							

FILING FEE \$35

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#### FILED **ARTICLES OF DISSOLUTION**

Pursuant to section 617.1403, Florida Statutes, this Florida not for profit corp 221 (5 Sub &it Pthe 201) Oving Articles of Dissolution:

SECRETARY OF STATE The name of the corporation as currently filed with the Florida Department of State: FL FIRST:

MESSENGERS OF FATTH EVANGELIST INC.

The document number of the corporation (if known): N13000005053 SECOND:

#### THIRD: Adoption of Dissolution (COMPLETE SECTION FOR II)

SECTION 1 If the corporation has members entitled to vote:

## (CHECK/COMPLETE ONE)

The date of meeting of members at which the resolution to dissolve was adopted

\_\_\_\_. The number of votes cast by the members was sufficient for approval.

The resolution was adopted by written consent of the members and executed in accordance

with

section 617,0701, Florida Statutes.

## SECTION H If the corporation has no members or members entitled to vote on the dissolution:

The corporation has no members or members entitled to vote on the dissolution.

The date of adoption of the resolution by the board of directors was 11 - 30 - 20.

The number of directors in office was  $\underline{\mathcal{H}}_{and}$  and the vote for resolution was  $\underline{\mathcal{H}}_{and}$  for and  $\underline{\mathcal{O}}_{and}$  against. (Must be a majority vote)

FOURTH Effective date of dissolution, if applicable;

(no more than 90 days after dissolution file date) Note: If the date-iquerted in this block does not much the applicable statutory filing requirements, this date will not be listed as the doct month's effective date until Department of State's records.

**U** 2 2 4 Signature: (By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an muor- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary) incom Iristine (Typed or printed name of person signing)

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