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C. CARROTHER

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: TEMPLE ELIJAH, INC

DOCUMENT NUMBER: N13000007849

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

Please return all correspondence concerning this matter to the following:

Pastor Gilberto Rodriguez
(Name of Contact Person)

TEMPLE ELIJAH
(Firm/ Company)

30653 Lanarborough Circle
(Address)

Wesley Chapel, Fl. 33543
(City/ State and Zip Code)

templeelijah@gmail.com
E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

GILBERTO Rodriguez
(Name of Contact Person)

at 813 701.8903
(Area Code) (Daytime Telephone Number)

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

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

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

Articles of Amendment
to
Articles of Incorporation
of

TEMPLE ELIJAH, INC

(Name of Corporation as currently filed with the Florida Dept. of State)

NI 3000007849

(Document Number of Corporation (if known))

Pursuant to the provisions of section 617.1006, Florida Statutes, this **Florida Not For Profit Corporation** adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the corporation:

TEMPLE ELIJAH - TEMPLO ELIAS (C.P.A.D.) ASAMBRAS DE DIOS, INC 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**)

C. Enter new mailing address, if applicable:

(Mailing address **MAY BE A POST OFFICE BOX**)

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:

(Florida street address)

New Registered Office Address:

(City)

Florida

(Zip Code)

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.

Signature of New Registered Agent, if changing

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TALLAHASSEE, FLORIDA

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SEE ATTACHED

E. If amending or adding additional Articles, enter change(s) here:

(attach additional sheets, if necessary). (Be specific)

(UPDATE) ARTICLE I: TEMPLE ELIJAH - TEMPLO ELIAS (C.A.A.D.) ASAMBLEAS DE DIOS, INC.

ARTICLE III: THE SPECIFIC PURPOSE FOR WHICH THIS CORPORATION IS ORGANIZED IS:

ADD: ARTICLE OF DISSOLUTION

TEMPLE ELIJAH – TEMPLO ELIAS (C.P.A.D.) ASAMBLEAS DE DIOS, INC.

Amended Articles

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is:

TEMPLE ELIJAH – TEMPLO ELIAS (C.P.A.D.) ASAMBLEAS DE DIOS, INC.

Article II

The principal place of business address:

30653 LANESBOROUGH CIR

WESLEY CHAPEL, FL. 33543

The mailing address of the corporation is:

30653 LANESBOROUGH CIR

WESLEY CHAPEL, FL. 33543

Article III

The specific purpose for which this corporation is organized is:

THE GENERAL NATURE AND OBJECT OF THIS CORPORATION IS FOR THE PURPOSE OF ESTABLISHING AND MAINTAINING A PLACE FO THE WORSHIP OF ALMIGHTY GOD, OUR HEAVENLY FATHER, TO PROVIDE FOR CHRISTIAN FELLOWSHIP FOR THOSE OF LIKE PRECIOUS FAITH, WHERE THE HOLY SPIRIT MAY BE HONORED ACCORDING TO OUR DISTINCTIVE TESTIMONY; TO ASSUME OUR SHARE OF RESPONSIBILITY AND THE PRIVILEGE OF PROPOGATING THE GOSPEL OF JESUS CHRIST BY ALL AVAILABLE MEANS, BOTH AT HOME AND IN FOREIGN LANDS; WE WHOSE NAMES APPEAR UPON THE ROSTER OF TEMPLE ELIJAH – TEMPLO ELIAS (C.P.A.D.) 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 COUNCIL OF THE ASSEMBLIES OF GOD, WITH HEADQUARTERS AAT 830 CALIFORNIA WOODS CIRCLE, ORLANDO,

FL, AND ADOPT THE FOLLOWING ARTICLES OF CHURCH ORDER AND SUBMIT OURSELVES TO BE 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 TEMPLE ELIJAH – TEMPLO ELIAS (C.P.A.D.) ASAMBLEAS DE DIOS, INC. SHALL FROM TIME TO TIME PURCHASE OR ACQUIRE AND IT SHALL HAVE POWE 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 TEMPLE ELIJAH – TEMPLO ELIAS (C.P.A.D.) ASAMBLEAS DE DIOS, INC.

THIS ASSEMBLY SHALL HAVE THE RIGHT TO GOVERN ITSELF ACCORDING TO THE STANDARDS OF THE NEW TESTAMENT SCRIPTURES. "ENDEAVORING TO KEEP THE UNITY OF THE SPIRIT IN THE BOND OF PEACE. TILL WE ALL COME IN 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 FULNESS OF CHRIST"
EPHESIANS 4:3, 13

Article IV

Same

Article V

same

Article VI, VII, VIII

Same

Add

Article of Dissolution

SECTION I:

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 Council 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 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 Multicultural Assembly of God specially those churches that this corporation may have established as daughter churches.

SECTION II:

In the event of the cessation of the congregation, the Official Board of Trustees shall transfer all properties, in accordance with the foregoing provisions, within one year after the date of cessation. If such transfer is not made within the time prescribed above or if the aforesaid District Council or General Council shall be unable or unwilling to accept the aforesaid transfer, then deposition shall be made by the Court of the county in which this church is located, provided that in such case proceeds of the dissolution shall be distributed to organizations having purposes nearest the purpose of the Assemblies of God, and which have qualified for exemption under Section 501 (c) (3) of the Internal Revenue Code.

Pastor Gilberto Rodriguez