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Amend.
3/5/14

COVER LETTER

Mail to:

Amendment Section
Division of Corporations

Name of Corporation:

Faith Fellowship Church Orlando, Inc.

Document Number:

N13000008500

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

Please return all correspondence concerning this matter to the following:

FROM:

Roger M. Simpson, III

P.O. Box 1395 Apopka, FL 32704 (407) 741-3750

\$35.00 Filing Fee \$43.75
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Certificate of

Status

☑ \$43.75 Filing Fee

& Certified Copy

\$52.50

Filing Fee, Certified Copy

& Certificate

NOTE: Please provide the original and one copy of the articles.

Articles of Amendment to Articles of Incorporation

Faith Fellowship Church Orlando, Inc. Florida Not for Profit Corporation

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:

New Corporate Name (if Changing)

N/A

Amendments Adopted

Please amend Article III Purpose to read as follows:

The specific purpose for which the corporation is organized is to establish and oversed places of worship, conduct the work of evangelism worldwide, create departments necessary to support missionary activities, provide practical support to the community, teach and preach the gospel through speaking engagements at religious venues, produce and distribute Christian literature, conduct public evangelistic activities, offer bible based classes as well as skills and job training classes, provide spiritual counseling, and to license and oversee ministers of the gospel and to also engage in activities which are necessary, suitable or convenient for the accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Code. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3), Internal Revenue Code.

Please add Article IX Term and Dissolution to read as follows:

The date of commencement of corporate existence shall be when these articles have been filed with the Department of State and approved by it and the respective filing fee has been paid; the term for which the corporation is to exist shall be perpetual. In the event of dissolution of the corporation, no part of the corporation's earnings or assets shall inure to the benefit of any of its members; the residual assets of the corporation shall be distributed to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue code of 1986, or corresponding sections of any prior or future law, or to the federal, state or local government for exclusive public purpose.

Please add Article X Members to read as follows:

This corporation shall have members. The eligibility, rights and obligations of the members will be determined by the organization's bylaws.

Please add Article XI Supplemental Provisions to read as follows:

No part of the net earning of the corporation shall ever inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III. 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 the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these Articles, this corporation will not carry on any other activities not permitted to be carried on by (i) a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law, or (ii) a corporation, contributions to which are deductible under Section 170 c (2) of the Internal Revenue Code of 1986 or any other corresponding provision of any future United States Internal Revenue law.

The bylaws of the corporation shall be adopted by the board of directors and may be amended, altered or rescinded by the board of directors in the manner provided by such bylaws.

These articles may be amended in the manner provided by statute or in the following manner:

Every amendment shall be approved by the board of directors.

The date of adoption of the amendment(s) was December 19, 2013.

The are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the Board of Directors

Roger M. Simpson, III Digitally signed by Roger M. Simpson, III DN: cn=Roger M. Simpson, III DN: cn=Roger M. Simpson, III, o=Faith Fellowship Church, our Pastor, email=Roger Graithapopka.com, c=US Date: 2014 02 24 22 09:26-05:00'

Roger M. Simpson, III, President

Electronic Articles of Incorporation For

N13000008500 FILED September 20, 2013 Sec. Of State mdickey

FAITH FELLOWSHIP CHURCH ORLANDO, INC.

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

Article I

The name of the corporation is: FAITH FELLOWSHIP CHURCH ORLANDO, INC.

Article II

The principal place of business address:

4191 CALEDONIA AVENUE APOPKA, FL. 32712

The mailing address of the corporation is:

4191 CALEDONIA AVENUE APOPKA, FL. 32712

Article III

The specific purpose for which this corporation is organized is:

THE PURPOSES FOR WHICH THE CORPORATION IS ORGANIZED ARE EXCLUSIVELY CHARITABLE, RELIGIOUS, SCIENTIFIC, LITERARY, EDUCATIONAL, AND THE PROMOTION OF HUMAN RIGHTS WITHIN THE MEANING OF SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE.

Article IV

The manner in which directors are elected or appointed is: AS PROVIDED FOR IN THE BYLAWS.

Article V

The name and Florida street address of the registered agent is:

ROGER M SIMPSON III 4191 CALEDONIA AVENUE APOPKA, FL. 32712

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: ROGER M. SIMPSON III

Article VI

The name and address of the incorporator is:

ROGER M. SIMPSON III 4191 CALEDONIA AVENUE

APOPKA, FL 32712

Electronic Signature of Incorporator: ROGER M. SIMPSON III

I am the incorporator submitting these Articles of Incorporation and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P, D ROGER M SIMPSON III 4191 CALEDONIA AVENUE APOPKA, FL. 32712

Title: D CHERYL R SIMPSON 4191 CALEDONIA AVENUE APOPKA, FL. 32712

Title: D ARLING M ALEXANDER 1845 MEADOWBROOK ROAD ALTADENA, CA. 91001

Article VIII

The effective date for this corporation shall be: 09/15/2013

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