# N15000010216

(Re	questor's Name)	
(Ad	dress)	
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(Cit	y/State/Zip/Phone	e #)
	WAIT	MAIL
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Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	
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### **Tax Professional Services, LLC**

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**c** :

A Financial Services Corporation 1105 W Maple Ave Geneva, Al. 36340 334-684-6398 334-684-7193 -fax www.taxproll.com

Members: National Society of Accountants, National Association of Enrolled Agents, National Society of Tax Professionals, National Association of Tax Practitioners, National Institute of Tax Studies, Accreditation Council for Accountancy and Taxation, Tax Freedom Institute, The American College of Forensic Examiners

October 5, 2015

Department of State Division of Corporations P. O. Box 6327 Tallahassee, Fl. 32314

To whom it may concern,

Enclosed you will find: Articles of Amendment, check for payment and a self addressed envelope.

Please register the enclosed Articles of Amendment for **CONNECTIONS WORSHIP CENTER, INC** and return to us in self addressed envelope provided.

Thank you,

em

Ulli Steiner Tax Professional Services, LLC

Enc.

# COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

#### CONNECTIONS WORSHIP CENTER, INC

SUBJECT: \_

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

Filing Fee

□ \$78.75 Filing Fee & Certificate of Status ■\$78.75 Filing Fee & Certified Copy

■ \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

ULLI STEINER FROM:

Name (Printed or typed)

1105 W MAPLE AVW

Address

GENEVA, AL. 36340

City, State & Zip

334-684-6398

Daytime Telephone number

ulli@taxprollc.com

E-mail address: (to be used for future annual report notification)

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

,	,		ES OF INCORP with Chapter 617, F.S	-	E H. E	ΞO
<u>ARTICLE</u> The name	EI <u>NAME</u> of the corporation shall be:	CONNECTI	ONS WORSHIP CEN	TER, INC	FILL SECRETARY TALLAHASSE	OF STATE ELFLORIDA
	E II PRINCIPAL OFFIC				15 OCT 13	PH 2:09
	Principal <u>street</u> addr 722 HWY 90	ess:		Mailing addre	ess, if different is:	
-	CHIPLEY, FL 32428	·				
The purpo	E III PURPOSE ose for which the corporation nal, and scientific purposes, i			rganized exclusively		igious,
	ions under section 501 (c) (3		• •	-	-	
	n					
	V INITIAL OFFICERS	S AND/OR DIRE	<u>CTORS</u>			
Name and	I Title: SHANE MARTIN, P 722 HWY 90	RESIDENT	Name and Title:	722 HWY 90		<u></u>
Address	CHIPLEY, FL. 32428			CHIPLEY, FL. 324	· · · · · · · · · · · · · · · · · · ·	-
		, 	<u> </u>		20	_
Name and	FREETA MARTIN,	5/T	Name and Title:	·		
Address	722 HWY 90		Address:			-
	CHIPLEY, FL. 32428					<u> </u>
Name and	I Title:		Name and Title:			-
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Name and Title:		Name and Title:	the second s
Address	· · ·	Address:	SECRETARY OF STAT
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Name and Title:		Name and Title:	
Address		Address:	
ARTICLE VI I The <u>name and Fic</u> Name:	R <u>EGISTERED AGENT</u> prida street address (P.O. Box NOT acc STEPHANIE MARTIN		· ·
Address:	722 HWY 90		$\overline{\mathbf{s}}$
	CHIPLEY, FL. 32428		
	INCORPORATOR Interse of the Incorporator is: ULLI STEINER 1105 W MAPLE AVE GENEVA, AL. 36340	•	3 PH 2:09
Effective date, if o	EFFECTIVE DATE: ther than the date of filing: te is listed, the date must be specific a	. (OPTIO nd cannot be more than five by	
	nserted in this block does not meet the a ve date on the Department of State's rec		ments, this date will not be listed as the
Hoving been nam certificate, I am fa	ed as registered agent to accept service miliar with and accept the appointment	of process for the above stated as registered agent and agree to	corporation at the place designated in this act in this capacity
	0 m +		10/05/2015
toparo	Required Signature of Registered		

U. Stein

Required Signature of Incorporator

10/05/2015 Date

# SECRETARY OF STATE TALLA ASSEE - CORIDA 15 OCT 13 PM 2:09

#### **STATE OF FLORIDA**

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#### DOMESTIC NON-PROFIT CORPORATION

#### ATTACHMENT TO: ARTICLES OF INCORPORATION GUIDELINES

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## **CONNECTIONS WORSHIP CENTER, INC**

#### ARTICLE IV MANNER OF ELECTION

The Corporation shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations is governing the Corporation shall be defines by statue and by the corporation's by-laws. No Director shall have any right, title or interest in or to any property of the Corporation.

#### ARTICLE VIII DISSOLUTION

Upon the dissolution of the organization, 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. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Prepared by: Ulli Steiner (Incorporator) 1105 W Maple Ave Geneva, Al. 36340