# N17000007539

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SECRETORY OF JEAN TALLAHASSEE FLORIDA

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July 18, 2017

LAMON ROBERTSON 505 SUMMIT DR ORLANGE PARK, FL 32073

SUBJECT: REVITALIZE CHRUCH INC

Ref. Number: W17000059093

We have received your document for REVITALIZE CHRUCH INC and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

The document number of the name conflict is .

L14000090005

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Nadira D McClees-Sams Regulatory Specialist II

Letter Number: 917A00014497

# **COVER LETTER**

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

Revitalize Ch	nurch Inc			
50b0Ee1	(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u> )			
Enclosed is an original a	and one (1) copy of the Art	ticles of Incorporation and	a check for :	
☐ \$70.00 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			
FROM:	Lamon Robertson			
	Name (Printed or typed)			
	505 Summit Dr			
	Address			
	Orange Park, FL 32073			
	City, State & Zip			
	904-310-2829			

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

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

Daytime Telephone number

revitalizechurchjax@gmail.com

	ARTICLES In compliance with	OF INCORPORT Chapter 617, F.S.	ORATION (Not for Profit)	IUL 17 PM 12:0
	NAME Revitalize Church Inc			UL 17 PM 12
ARTICLE II	PRINCIPAL OFFICE		MLLAN	PM 12: 0
505 Su	Principal <u>street</u> address: ammit Dr		Mailing address, if different is:	
Orange	e Park. FL 32073			
	PURPOSE which the corporation is organized is:  versee places of worship, teach and preach the		for which the corporation is initially o	<del> </del>
	ain ministers of the gospel and to also engag		<del></del>	
are consistent w	vith Section 501(C)(3) of the Internal Reven	ue Code. This co	rporation is organized and operated ex	clusively for
religious purpo	ses within the meaning of Section 501(c)(3)	, Internal Revenu		
ARTICLE IV	MANNER OF ELECTION The manner  INITIAL OFFICERS AND/OR DIRECTO		etors are elected and appointed: (Attac	
Name and Title:	Lamon K. Robertson-President/Director	Name and Title:	Temika Robertson-VP/Secretary	_
Address	505 Summit Dr	Address:	505 Summit Dr	<b></b>
	Orange Park, Fl 32073		Orange Park, FL 32073	<del></del>
Name and Title:	:	Name and Title:		<del></del>
Address		Address:		
Name and Title		Name and Title		
Address				_

Name and Title:		Name and Title:			
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Address	<u> </u>	Address:		<del></del>	
Name and Title:_		Name and Title:			
Address					
<u>-</u>					
_				·	
	REGISTERED AGENT orida street address (P.O. Box NOT ac	ceptable) of the registered (	agent is:		
Name:	Temika Robertson				
Address:	505 Summit Dr			Σo	_ <b>_</b>
	Orange Park, FL 32073			TT AH CONS	7 JUE
ARTICLE VII	INCORPORATOR			HAN OF STAIL ASSEE, FLORIDA	. 17
	idress of the Incorporator is:			H <sub>E</sub>	P
Name:	Lamon Robertson			1.5 1.5 1.5	PM 12: 00
Address:	505 Summit Dr				90
	Orange Park, FL 32073	3			
	EFFECTIVE DATE: other than the date of filing:	(	OPTIONAL)		
bettacture data if	late is listed, the date must be specific			00 -1	61:

### Article IX: MANNER OF APPOINTING DIRECTION

Directors shall be appointed in the manner set forth in the bylaws. Directors may be removed and the vacancies shall be filled in the manner provide by the bylaws.

#### Article X: MEMBERS

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

#### Article XI: TERM AND DISSOLUTION

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, 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 a court of competent jurisdiction in 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.

#### **Article XII: NON PROFIT ORGANIZATION**

No part of the net earnings of the corporation shall ever inure to the benefit of, or be distributable to its members, directors, officers, or other private person, except that the corporation shall be authored and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in article 3. 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, the corporation shall not carry on any other activities not permitted to be carried on: (a) by a corporation exempt from Federal Income Tax under Section 501(c)(3) or the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law or: (b) by a corporation, contributions to which are deductible under Section 170(c) of the Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue laws.

# Article XIII: BYLAWS

The first 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.

# **Articles XIV: AMENDMENTS TO ARTICLES OF INCORPORATION**

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

Every amendments shall be approved by the board of directors.

I, THE UNDERSIGNED INCORPORATOR, for the purposes of becoming a corporation not for profit under
the provisions of the laws of Florida, do make and affix my signature to acknowledge and file in the
office of the Secretary of State these articles of incorporation.

Lang & Comment	$\frac{\gamma}{3}/\sqrt{1}$
Lamon K. Robertson	Date
	cept service of process for the above stated corporation at amiliar with and accept the appointment as registered
Temika Robertson	Date