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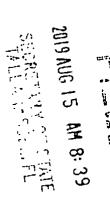
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## COVER LETTER

TO: Amendment Section

Tallahassee, FL-32314

Division of Corporations Matthew 28 Church of the Risen Savior, 1 DOCUMENT NUMBER: The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: 28 Church of the Risen Savier, Inc Baymendows Cir E, Unit # 535 acksonville FL 32756
(City/State and Zip Code) apostle als camail. Com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: 4lex L.Co (Name of Contact Person) Enclosed is a check for the following amount made payable to the Florida Department of State: \$35 Filing Fee \$\Bigcup \$43.75 Filing Fee & \$\Bigcup \$43.75 Filing Fee & □\$52.50 Filing Fee Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy (Additional Copy is enclosed) Enclosed) **Mailing Address** Street Address **Amendment Section** Amendment Section Division of Corporations **Division of Corporations** P.O. Box 6327 Clifton Building

2661 Executive Center Circle Tallahassee, FL 32301

## **Articles of Amendment**

to

Articles	of Inc	corporation
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N 17000 (Document Nur	0 12671 nber of Corporation (i	f known)	
Pursuant to the provisions of section 617,1006, Florida Statuamendment(s) to its Articles of Incorporation:	utes, this Florida Not	For Profit Corporation	adopts the following
A. If amending name, enter the new name of the corporation of the distinguishable and contain the word "corporation of "Co." may not be used in the name.  B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS.)	hurch of th	e Risen Su ted" or the abbreviation Arlington & wille IFL	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)			2010 AUG 15
D. If amending the registered agent and/or registered of new registered agent and/or the new registered office		la, enter the name of t	he 8: 35
Name of New Registered Agent:			739 39
New Registered Office Address:		(Florida street address)	
·		, Flori	
New Registered Agent's Signature, if changing Registered I hereby accept the appointment as registered agent. I am	(City)  2d Agent: familiar with and acce		p Code) e position.
	Signature of New Reg	gistered Agent, if chang	ing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, a address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chiej Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Chang Mike Jones. V as Remove, and Sally Smith, SV as an Add.

prike Jones, 1 to Keme	me, ana mari min	m, 57 da un riud.	
Example:  X Change X Remove X Add	<u>V</u> <u>Mike</u>	Doe e Jones y Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1)ChangeAddRemove	XCF0	X Trenia Jones-Cobb	x 7901 Baymeddows Jacksonville, Florida 32256
2) Change Add	x D	*Tracie Jones-Anders	Duncanville, Texas
Remove  3 ) Change Add Remove	XTR	X Almira Lou Lovely	75137 × 932 Perkins Ave Building#4 Apartment Grand Rapids, Michigan
4) Change Add Remove	C <u>EO</u>	Alex Lawrence Co	5 1901 Baymeddows Ci Jacksonville, Floria 32256
5) Change Add			
Remove  6) Change  Add  Remove			

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)						
SU	attachment	next	page			
				. <u>.                                   </u>		
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Amended Articles of Incorporation for: Greater Saint Matthews Church of the Risen Savior, Inc. Purpose: is to operate as a Religious Organization, administering spiritual needs to the Membership of this Organization and the Community in need, while advancing the Kingdom of God.

Articles of Incorporation of Greater Saint Matthews Church of the Risen Savior, Inc. The undersigned, a majority of whom are citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation Law of the State of Florida, do hereby certify:

The name of the Corporation shall be Greater Saint Matthews Church of the Risen Savior, Inc.

The place in	this state where	the	principal office of	f th <u>e</u>	Corporation	is to be locate	d is
the City of	Jacksonui	ik	, Florida, in		DUVAR	County.	

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Third hereof. 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 or in opposition to 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) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

"Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.")

Upon the 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 the 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 so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation 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.

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	he date of each amendment(s) adoption:ate this document was signed.	_O	10	L ,	_l	, if other than t
Eff	Effective date <u>if applicable</u> :	8	13		9	
	(no more	than :	190 days o	lfter	amen	dment file date)
	Note: If the date inserted in this block does not me ocument's effective date on the Department of Sta			e stat	utory	filing requirements, this date will not be listed as the
Ad	adoption of Amendment(s) (CHEC	K ON	<u>(E</u> )			
×	The amendment(s) was/were adopted by the m was/were sufficient for approval.	iembei	rs and the	num	ber o	f votes east for the amendment(s)
	There are no members or members entitled to adopted by the board of directors.	vote o	n the amo	endm	ent(s)	. The amendment(s) was/were
	Dated 8/2	19	?		-	
	Signature X Mex	L	QUA	<u>II</u>	<u>ده</u>	slobb
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