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COVER LETTER

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TO: Amendment Section Division of Corporations

2021 APR 19 AM 8: 04

NAME OF CORPORATION: Casa de Amor y Paz, INC	
NAME OF CORPORATION	TALLAB, J. E. FL
DOCUMENT NUMBER: N18000001590	
The enclosed Articles of Amendment and fee are submitted	for filing.
Please return all correspondence concerning this matter to the	e following:
Pedro I Lozada Medina	
(Nam	e of Contact Person)
(1	Firm/ Company)
604 BROCKTON DRIVE	
	(Address)
KISSIMMEE, FL 34758	
(Ciry/	State and Zip Code)
capkissimmee@gmail.com E-mail address: (to be used for fu	nire annual report notification)
For further information concerning this matter, please call:	
Frankie Lasalle	at 321 948-8686
(Name of Contact Person)	(Area Code) (Daytime Telephone Number)
Enclosed is a check for the following amount made payable	to the Florida Department of State:
(Ad	.75 Filing Fee & DS52.50 Filing Fee tified Copy Certificate of Status ditional copy is losed) (Additional Copy is Enclosed)

Mailing Address
Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address
Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

RECENTED

2021 JUL 26 PM 4: 35

FLORIDA DEPARTMENT OF STATE

Division of Corporations

July 8, 2021

PEDRO I LOZADA MEDINA 604 BROCKTON DR KISSIMMEE, FL 34758

SUBJECT: CASA DE AMOR Y PAZ, INC.

Ref. Number: N18000001590

We have received your document for CASA DE AMOR Y PAZ, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You failed to make the correction(s) requested in our previous letter.

Please re-title your document something other than "Articles of Incorporation." Either "Attachement to the Articles of Amendment to the Articles of Incorporation." or something similar. > Completed, please see attached.

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) 245-6050.

Rebekah White Regulatory Specialist II Supervisor Letter Number: 421A00015623

Articles of Amendment to Articles of Incorporation of

Casa de Amor y Paz, INC (Name of Corporation as currently filed with the Florida	Dept. of State)
N18000001590	
(Document Numb	per of Corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statut amendment(s) to its Articles of Incorporation:	es, this Florida Not For Profit Corporation adopts the following
A. If amending name, enter the new name of the corpora	tion:
N/A	The new
name must be distinguishable and contain the word "corpora" (Company" or "Co." may not be used in the name.	ition" or "incorporated" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)	<u>N/A</u>
C. Enter new mailing address, if applicable:	
(Mailing address MAY BE A POST OFFICE BOX)	N/A
D. If amending the registered agent and/or registered offi new registered agent and/or the new registered office a	
Name of New Registered Agent. N/A	
New Registered Office Address:	(Florida street address)
	. Florida
	City) Florida (Zip Code)
New Registered Agent's Signature, if changing Registered I hereby accept the appointment as registered agent. I am fa	
<u>-</u>	ignature of New Registered Agent, if clamging

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and 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 - Chief 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 is 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 Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add	PT John D V Mike Jo SV Sally S	o nes	
Type of Action (Check One)	<u>Title</u>	Name	Address
1) Change Add		<u>N/A</u>	
Remove			
2) Change Add			
Remove 3) Change Add Remove			
4) Change Add			
Remove			
51 Change Add			
Remove			
6) Change Add			
Remove			
E. If amending or additional sheet		icles, enter change(s) here: (Be specific)	
Please see attached.			
			<u> </u>
		<u></u>	

	
	<u>. </u>
The date of each amendment(s) adoption: 02/26/2021 ate this document was signed.	, if other than
Effective date if applicable: 02/26/2021 too more than 90 days after amendment file do	<u> </u>

The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.

(CHECK ONE)

document's effective date on the Department of State's records.

Adoption of Amendment(s)

dopted by the b	pard of directors.
Dated	04/01/2021
	- E
Signatu	e interest
_	(By the chairman or vice chairman of the board, president or other officer-if directors
	have not been selected, by an incorporator if in the hands of a receiver, trustee, or
	other court/appointed fiduciary by that fiduciary)
	Frankie Lasalle
	(Typed or printed name of person signing)
	(Typed of princed table of person signing)
	President/Chairman of the Board
	(Title of person signing)

Nonprofit Corporation Attachment to the Articles of Amendment to the Articles of Incorporation For:

CASA DE AMOR Y PAZ, INC.

Pursuant to Chapter 617, F.S., the undersigned majority of whom are citizens of the United States, do hereby submit these Articles of Incorporation for the purpose of forming a nonprofit corporation.

ARTICLE I

Name

The name of the corporation shall be: CASA DE AMOR Y PAZ, INC.

ARTICLE II

Existence

The corporation shall have perpetual existence.

ARTICLE III

Purpose

The Church is formed for any lawful purpose or purposes not expressly prohibited under Title XXXVI, Chapter 617 of the Code, including any purpose described by Section 617.0301 of the Code. The Church is organized and shall be operated exclusively for charitable, religious, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Notwithstanding the foregoing, the Church's purposes also include the limited participation of the Church in any other activities, including taxable activities, but only to the extent the activities would be permitted by a tax-exempt organization. More particularly, but without limitation, the purposes of this Church are:

- A) To promote the Christian religion by any appropriate form of expression, within any available medium, and in any location, through the Church's combined or separate formation, of a corporation, ministry, charity, school, or charitable institution, without limitation.
- B) To follow, grow, discover and serve in the gospel of Jesus Christ.
- C) To license and/or ordain, employ, and discharge ordained ministers of the Gospel, and others, to conduct and carry on divine services at the place(s) of worship of the Church, and elsewhere.
 - i) The senior pastor(s) and/or apostle(s) of this ministry shall by virtue of their office automatically be a recognized ordained minister.
- D) To collect and disburse any and all necessary funds for the maintenance of said Church and the accomplishment of its purpose within the State of Florida and elsewhere.

- E) To make distributions to organizations that qualify as exempt organizations under Section .501(c)(3) of the Internal Revenue Code of 1986, as amended.
- F) This Church is also organized to: promote, encourage, and foster any other similar religious, charitable, and educational activities; accept, hold, invest, reinvest and administer any gifts, legacies, bequests, devises, funds, and property of any sort or nature, and to use, expend, or donate the income or principal thereof for, and to devote the same to, the foregoing purposes of the Church; and do any and all lawful acts and things which may be necessary, useful, suitable, or proper for the furtherance of accomplishment of the purposes of the Church. Provided, however, no act may be performed which would violate Section 501(c)(3) of the Internal Revenue Code of 1986, as amended.

The character and essence of the corporation is the same as the purpose.

ARTICLE IV

Non-Profit Nature

Except as otherwise provided in these Bylaws and in order to carry out the above-stated purposes, the Church shall have all those powers set forth in the Code, as it now exists or as it may hereafter be amended. Moreover, the Church shall have all implied powers necessary and proper to carry out its express powers. The powers of the Church to promote the purposes set out above are limited and restricted in the following manner:

The Church shall not pay dividends and no part of the net earnings of the Church shall inure to the benefit of or be distributable to its organizers, officers or other private persons, except that the Church shall be authorized and empowered to make payments and distributions (including reasonable compensation for services rendered to or for the Church) in furtherance of its purposes as set forth in the Certificate of Formation or these Bylaws. No substantial part of the activities of the Church shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Church shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of the Certificate of Formation or these Bylaws, the Church shall 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, as amended, or corresponding provisions of any subsequent federal tax laws, or (ii) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws.

In the event this Church is in any one year a "private foundation" as defined by Section 509(a) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws, it shall be required to distribute its income for such taxable year at such time and in such manner as not to subject the foundation to taxation under Section 4942 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; and further shall be prohibited from: (a) any act of "self dealing" as defined in Section 4941(d) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; (b) retaining any "excess business holdings" as defined by Section 4943(c) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; (c) making any investments in such manner as to subject the foundation to taxation under Section 4944 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; or (d) making taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws.

The Church shall not accept any gift or grant if the gift or grant contains major conditions which would restrict or violate any of the Church's religious, charitable, or educational purposes or if the gift or grant would require serving a private as opposed to a public interest.

<u>ARTICLE V</u>

Dissolution

"Dissolution" means the complete disbanding of the Church so that it no longer functions as a congregation or as a corporate entity. Upon the dissolution of the Church, its property shall be applied and distributed as follows: (1) all liabilities and obligations of the Church shall be paid and discharged, or adequate provision shall be made therefore; (2) assets held by the Church upon condition requiring return, transfer, or conveyance, which condition occurs by reason of the dissolution, shall be returned, transferred, or conveyed in accordance with such requirements; (3) assets received and not held upon a condition requiring return, transfer, or conveyance by reason of the dissolution, shall be transferred or conveyed to one or more domestic or foreign corporations, societies, or organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), and are engaged in activities substantially similar to those of the Church; this distribution shall be done pursuant to a plan adopted by the Board of Directors by passing vote as defined in the Bylaws; and (4) any assets not otherwise disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the Church is then located, for such purposes and to such organizations as said court shall determine, provided such organizations are in agreement with the Church's Articles of Faith and basic form of government.

ARTICLE VI

Board of Directors

Casa de Amor y Paz shall be governed by its Board of Directors. The manner in which they are elected or appointed is:
As Provided in the by-laws.

The acting directors of the corporations are:
President/Chairman - Frankie Lasalle
Vice-President/Vice-Chairperson - Jose E. Moreno
Treasurer - Maria L. Diaz
Secretary - Nydia M. Fontanez
Executive Committee Chairperson - Pedro I. Lozada
Committee Chairperson - Erika Figueroa
Committee Chairperson - Anaisa Lasalle
Committee Chairperson - Aida Acevedo
Committee Chairperson - Carmen M. Figueroa

ARTICLE VII

Members

The corporation will have members, these members will be non-voting members. The management of the affairs of the corporation shall be vested in a board of directors, as defined in the corporation's bylaws.

ARTICLE VIII

Amendments

Any amendments to the Articles of Incorporation may be adopted by approval of two-thirds (2/3) of the board of directors.

ARTICLE IX

Indemnification

The corporation does indemnify any directors, officers, employees, incorporators, and members of the corporation from any liability regarding the corporation and the affairs of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable statute.

ARTICLE X

Principal Addresses

The physical address of the corporation is: 1003 South John Young Parkway
Kissimmee, FL 34741

The mailing address of the corporation is: PO Box 580208
Kissimmee, FL 34758

ARTICLE XI

Registered Agent and Office

The street address of the initial registered office of the corporation is: 604 Brockton Drive Kissimmee, FL 34758

The name of the initial registered agent is:

Pedro I. Lozada Medina

I certify that I am familiar with and accept the responsibilities of registered agent.
Registered Agent Signature: PEDRO I. LOZADA MEDINA

ARTICLE XII

Incorporator

The name and address of the Incorporator is:

Pedro I. Lozada Medina 1003 South John Young Parkway Kissimmee, FL 34741

Electronic Signature of Incorporator: PEDRO I. LOZADA MEDINA

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 requirements 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.