N19000007857

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TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF CORPORATION:	WORSHIP CENTER INCC	ORPOKATI	
DOCUMENT NUMBER: N19000007857			
The enclosed Articles of Amendment and fee are s	ubmitted for filing.		
Please return all correspondence concerning this m	atter to the following:		
LIONER CLERVOIS			
	(Name of Contact Perso	on)	-
THE MESSIAH WORSHIP CENTER			
	(Firm/ Company)	···	
20573 NW 13TH AVE			
· · · · · · · · · · · · · · · · · · ·	(Address)		
MIAMI GARDENS, FL. 33169			
	(City/ State and Zip Coo	ie)	
LCLERVOIS2@GMAIL.COM			
E-mail address: (to be us	sed for future annual report	notificatio	n)
For further information concerning this matter, plea	ase call:		
GEORGETTE BAIN-CLERVOIS	(7	86)	487-8976
(Name of Contact Person		rea Code)	(Daytime Telephone Number)
Enclosed is a check for the following amount made	payable to the Florida Der	artment of	State:
☐ \$35 Filing Fee ☐ \$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	Certif Certif	0 Filing Fee icate of Status ied Copy tional Copy is osed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327	Amen Divisi	Address dment Sect on of Corpo	

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

THE MESSIAH WORSHIP CENTER INCORPORATED

(Name of Corporation as currently filed with the Florida D	lept. of State)	
N19000007857		
(Document Number	er of Corporation (if known)	
Pursuant to the provisions of section 617.1006, Florida Statute amendment(s) to its Articles of Incorporation:	s, this Florida Not For Profit Corporation adopts th	e followin
A. If amending name, enter the new name of the corporati N/A	on:	The new
name must be distinguishable and contain the word "corporate "Company" or "Co." may not be used in the name.	ion" or "incorporated" or the abbreviation "Corp."	
B. Enter new principal office address, if applicable:	N/A	_
(Principal office address MUST BE A STREET ADDRESS)		3
		>
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE ROX)	N/A	- 1
	<u> </u>	- 29
D. If amending the registered agent and/or registered office new registered agent and/or the new registered office ad		
Name of New Registered Agent: N/A		
New Registered Office Address:	(Florida street address)	
N/A	. Florida	
	(City) (Zip Code)	
New Registered Agent's Signature, if changing Registered A lereby accept the appointment as registered agent. I am fam		
	N/A	
Sig	nature of New Registered Agent, if changing	

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 Doc 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 Do V Mike Jo SV Sally Si	<u>nnes</u>			
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s		
1) X Change Add	<u>V</u>	GERMAIN R. ROBERT	4520 SW 24TH ST WEST PARK, FL. 33023		
Remove					
2) <u>×</u> Change Add	_D	NELL CHARLES	6360 SW 35TH PL MIRAMAR, FL. 33023		
Remove 3) X Change Add Remove	<u>S</u>	JEMIMA MILLARD	777 NW 155TH PL. APT# 904 MIAMI, FL. 33169		
4) X Change Add		CLAUSEL CIVIL	16710 NE 9TH AVE. APT# 710 N. MIA. BEACH. FL. 33162		
Remove					
5) _x Change Add	<u>D</u>	FEDNER FERRIER	2841 NW 189TH STREET MIA. GARDENS, FL 33156		
Remove					
6) Change Add	<u> </u>	JEAN O. RAVIX	1591 NE 160 STREET N. MIA. BEACH FL. 33162		
Remove					
F. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)					
ARTICLE V. PURPOSI	ECLAUSE				
THE MESSIAH WORSHIP CENTER is organized exclusively for charitable, religious, and educational purposes,					
including, for such purposes, the making of distributions to organizations that qualify as exempt organizations described					
under Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.					
The prerogative of THE MESSIAH WORSHIP CENTER INCORPORATED shall be:					

- a) To encourage and promote the evangelization of the world.
- b) To encourage and promote the worship of God.
- c)To encourage and promote the edification of believers.
- d)To provide a basis of fellowship among Christians of like precious faith.
- e)To respond to human need with ministries of compassion.
- f)To supervise all the activities of the churches, schools, universites, training centers in their prescribed field in accordance with the rights conferred by Article X of the Assemblies of God General Council Constitution.
- g)To establish and maintain such subdivision departments and institutions as may be necessary for the propagation of the Gospel, the support of the communities, the education of the population in general and the work of the Pentecostal fellowship h)To establish churches and provide for their development.
- i) Incidental to, or in connection therewith, shall have the right to own, hold in trust, use, self, convey, mortgage, lease, or otherwise dispose of such property, real or chattel, as may be needed for the prosecution of its work.

ARTICLE XII. DISSOLUTION CLAUSE

In the event THE MESSIAH WORSHIP CENTER INCORPORATED shall cease to function for the purposes herein set forth, then all property, real or chattel, and all assets remaining after satisfying debts and obligations, shall revert to the body, The General Council of the Assemblies of God, a Missouri nonprofit corporation, with the National Leadership and Resource Center in Springfield, Missouri. The General Council of the Assemblies of God shall have full authority to sell such property and to use the proceeds derived there from for the extension of the work of the Assemblies of God

(Continue not page)

PAGE 2 (ARTICLE XII. DISSOLUTION CLAUSE) (continued)

In the event of cessation of THE MESSIAH WORSHIP CENTER INCORPORATED, its board of director shall transfer
all properties and any remaining assets, in accordance with the foregoing provisions within one year after the date of such
cessation. If such transfer is not made within the time prescribed above or if the aforesaid The General Council of the
Assemblies of God shall be unable or unwilling to accept the aforesaid transfer, then disposition thereof shall be made by
the court of the county in which THE MESSIAH WORSHIP CENTER INCORPORATED headquarters's office is located,
provided that in such case proceeds of the dissolution shall be distributed for exempt purposes to organizations operating
within the meaning of Section 501 (c)(3) of the Internal Revenue Code, of corresponding section of any future federal tax
code and having purposes nearest to purposes of THE MESSIAH WORSHIP CENTER INCORPORATED, or shall be
distribited to the federal government, or to a state or local government, for a public purpose.

The date of each amendment(s) adoption:date this document was signed.	December 3rd, 2020	, if other than the
Effective date if applicable:	December 14th, 2020	
(no me	ore than 90 days after amendment file date)	
Note: If the date inserted in this block does not a document's effective date on the Department of S	meet the applicable statutory filing requirements, this date will restate's records.	not be listed as the
Adoption of Amendment(s) (CHI	ECK ONE)	
☐ The amendment(s) was/were adopted by the was/were sufficient for approval.	members and the number of votes cast for the amendment(s)	
adopted by the board of directors.	o vote on the amendment(s). The amendment(s) was/were	
Decemb	per 14th, 2020	
Signature		_ ·
(By the chairman or vice of	thairman of the board, president or other officer-if directors y an incorporator — if in the hands of a receiver, trustee, or uciary by that fiduciary)	
LION	NER CLERVOIS	
	(Typed or printed name of person signing)	
PRES	IDENT	
	(Title of person signing)	