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Milion,

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Tercius Esthelhomme 1151 NW 11th Street Pompano Beach, FL 33060

Phone:

Memo: Amendment

Reference : Eglise Évangélique Alliance du Bon Samaritain

Document NumberN20000000578

Date: 05/06/2024

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

Tallahassee, FL 32303

Corporate Filings:

Enclosed is an original and on (1) copy for the proposed articles of incorporation of Amendment And a check or money order in the amount of made payable to your office for total fee filing fee, certified copy, and certificate of status. Please, file, process, and return certified copy, stamped date, and certificate of status to me for the document to this return address entered.

05/07/2024

Sincerely,

Tercius Esthelhomme

Ernus Estillunc

Arcina Entilumo

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	ANGELIQUE ALLIANCE I	DU BON SAM	IARITAIN INC
DOCUMENT NUMBER:		<u> </u>	
The enclosed Articles of Amendment and fee	are submitted for filing.		
Please return all correspondence concerning th	nis matter to the following:		
TERCIUS ESTELHOMME			
	(Name of Contact P	erson)	
EGLISE EVANGLQIUE ALLIANCE DU BO	ON SMARITAIN INC		
	(Firm/ Compan	y)	
260 N CYOPRESS ROAD			
	(Address)	 	
POMPANO BEACH FL 33060			
, <u> </u>	(City/ State and Zip	Code)	
unity764@yahoo.com			
E-mail address: (to	be used for future annual re	port notificatio	n)
For further information concerning this matter	, please call:		
TERCIUS ESTELHOMME	at	954	6432478
(Name of Contact	Person)	(Area Code)	(Daytime Telephone Number)
Enclosed is a check for the following amount i	made payable to the Florida	Department of	State:
□ \$35 Filing Fee □\$43.75 Filing I Certificate of 5		Certif is Certif	0 Filing Fee Teate of Status Ted Copy Titional Copy is Tosed)
Mailing Address Amendment Section		reet Address nendment Sect	ion

Division of Corporations P.O. Box 6327

Tallahassee, FL 32314

Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

EGLISE EVANGELIQUE ALLIANCE DU BON SAMARITAIN INC

Name of Corporation as currently filed with the Flo N20000000578	orida Dept. of State)
(Document	t Number of Corporation (if known)
Pursuant to the provisions of section 617.1006, Florida amendment(s) to its Articles of Incorporation:	a Statutes, this Florida Not For Profit Corporation adopts the following
A. If amending name, enter the new name of the cor	orporation:
	The new
name must be distinguishable and contain the word "co "Company" or "Co." may not be used in the name	orporation" or "incorporated" or the abbreviation "Corp." or "Inc."
3. Enter new principal office address, if applicable:	
Principal office address <u>MUST BE A STREET ADDI</u>	ORESS)
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX	V.
(Stutting duaress SIAT BE A POST OFFICE BOX	
D. If amending the registered agent and/or registere	red office address in Florida, enter the name of the
new registered agent and/or the new registered o	office address:
Name of New Registered Agent:	
Van Bariet and Office Advance	(Florida street address)
<u>New Registered Office Address</u> :	
<u> </u>	(City) Florida (Zip Code)
	(City) (Zip Code)
New Registered Agent's Signature, if changing Registereby accept the appointment as registered agent. I	istered Agent: I am familiar with and accept the obligations of the position.
	Signature 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 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 I V Mike SV Sally	Jones .	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change Add	VP	MARIE CLAIRE MOMPOINT	2160 N CYPRESS ROAD POMPANO BEACH FL 33060
x Remove			
2) Change Add	VP	GESLINE TEDA	851 NE 52 ND COURT DERRFIELD BEACH FL 33064
Remove	<u>s</u>	ROSELOR DATISSE	2211 NE 2ND AVENUE DEERFIELD BEACH FL 33060
4) Change	AS	MONISE MONDESTIN	311 NW 42ND COURT DEERFIELD BEACH FL 33060
Remove			
5) Change Add	T	MARIE TIMA	2160 N CYPRESS ROAD POMPANO BEACH FL 33060
Remove			
6) Change Add	AT	ELON AUGUSTIN	3401 NW 3RD AVENUE APT 114 POMPANO BEACH FL 33064
Remove			
E. If amending or addi (attach additional she		ticles, enter change(s) here: (Be specific)	
Article IX- Amendment	of Article of Inco	prporation See Attached!; Artilee X Liabilitie	es for Debts; Article XI. Manner of
Election; Article XII. Ac	ctivities and Meet	ing; Article XIII. Organizational Purpose; Art	ticle XIV. The specific and primary
purposes; Article XV. Ir	ncorporate Organi	zation Duration; Article XVI, Management A	ffairs:
Article XVII. Dedication	n Of Asset upon d	issolution of the corporation; Article XVIII. I	ncorporator; Ariele XIX, Corporate
seal; Article XX. Ameno	lment of ByLaws		

		
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	05/07/2021	
The date of each amendment(s) adoption date this document was signed.	05/07/2024	, if other than the
Effective date if applicable: 05/07/2024		
•	(no more than 90 days after amendment file date)	
<u>Note:</u> If the date inserted in this block does document's effective date on the Departme	s not meet the applicable statutory filing requirements, this date will not be nt of State's records.	e listed as the
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/were adopted was/were sufficient for approval.	by the members and the number of votes cast for the amendment(s)	

Dated	05/07/2024
Signatu	(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)
	TERCIUS ESTELHOMME
	(Typed or printed name of person signing)

(Title of person signing)

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Article IX. Admendment of Articles of Incorporation

Amendment to these articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to quorum of members for their vote in the manner set forth in the By-Laws of this corporation.

Article X. Liabilities for Debts

Neither the members nor the members of the board of Directors or Trustees and or any officer of the corporation shall be liable for the debts of this said corporation.

Article XI. Manner of Election

The manner in which the directors are elected and or appointed is through appointment by corporate officers with approval of the Board of Directors or by the president of the board.

Article XII. Activities and Meeting.

All activities and meeting of the Corporation shall be called by the Board of Directors and or by a majority of the board as shall be set in the By-laws of this corporation and subject to review, amend, change, alter, and add under the provision provided and written by the board of directors also setting time, location, and day or date for all activities and meeting to be held shall be in according to the By-laws.

Article XIII. Organizational purpose

Said corporation is organized exclusively for charitable, religious, educational, cultural, 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.

Article XIV. The specific and primary purposes

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 Seventh 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(e)(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."

Article XV. Incorporate Organization Duration

The duration of this not for profit organization shall be perpetual to its existence as being created to be for cultural, art, religious, educational and charitably promoted its religious values and belief.

Article XVI. Management of Incorporate Affairs

A. The affair of the corporation shall be under the care of the Board of Directors, no

decision should be taken by other parties unless such decision is approved by the Board of Directors. The Board shall be vested with all the powers to execute documents on behalf of the corporation. Such corporation shall operate in the scope of its duties as to religious, cultural, social, educational, included and not limited to social and charitable exclusively of such purposes of exercising its religious liberty to empower people for the purpose of advancing Christianity around the world. The Board is the executive to control and manage the affairs of the corporation which shall determine the purpose of any decision is taking the scope the corporation Non for Profit and Exempt status for religious to be set exclusively dedicated to: educational, scientific, charitable, social, and cultural goal.

B. Corporate Officers The Initial names of the officers of the corporation shall be the

Officers associated within the articles of the incorporation and shall earry out with intergrity, character, and honesty to execute all assignments on behalf of the corporation.

- Tercius Estelhomme, President 2160 North Cypress Road Pompano Beach, FL 33060
- Gesline Teda, Vice President 851 NE 52ND CT DEERFIELD BEACH, FL 33064
- Marie Rose Tima, Treasury 251 SW 16TH Street Pompano Beach, FL 33060

Roselor Datisse, Secretary 2211 NE 2ND AVENUE Deerfield Beach, FL 33060

- Monise Mondestin, Assistant Secretary 311 NW 42nd Ct Apt 111 Deerfield Beach, FL 33064
- Elon Augustin, Assistant Treasury 3401 NW 3RD AVENUE APT 114 POMPANO BEACH, FL 33064

Article XVII. Dedication Of assets 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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Article XVIII. Incorporator

The name, address of the Initial Incorporator of this corporation shall be:

Tercius Estelhomme

2160 North Cypress Road

Pompano Beach, FL 33060

Article XIX. Corporate Seal

The corporation shall have its seal allowing it to act on behalf of such entity utilizing the name, year of formation, and date when the association was formed.

Article XX. Amendment of By Laws. The Bylaws of this Corporation is subject to amend, modify, change, and or add with the approval of the Board of directors.