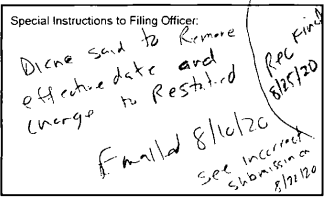
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August 6, 2020

MICHAEL HITA WILDFIRE CHURCH INC 654 GRAND ROYAL CIR WINTER GARDEN, FL 34787

SUBJECT: WILDFIRE CHURCH INC

Ref. Number: N20000003295

We have received your document and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

PLEASE ENTITLE YOUR DOCUMENT AMENDED AND RESTATED IN LIEU OF REINSTATED, MAKING SURE ALL PAGES ARE CORRECTED.

ARTICLE VIII. REGARDING THE EFFECTIVE DATE MUST BE REMOVED.

The incorporator(s) cannot be amended or changed. Please correct your document accordingly.

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.

Susan Tallent Regulatory Specialist II

Letter Number: 620A00014733

COVER LETTER

. TO: Amendment Section
Division of Corporations

NAME OF CORPORATION	WILDFIRE CHURC ON:			
DOCUMENT NUMBER:	N20000003295			
The enclosed Articles of Am	endment and fee are subn	nitted for filing.		
Please return all corresponde	ence concerning this matte	r to the following:		
MICHAEL HITA				
		(Name of Contact Perso	n)	
WILDFIRE CHURCH INC				
		(Firm/ Company)		
654 GRAND ROYAL CIR				
		(Address)		
WINTER GARDEN, FL 34	787			
		(City/ State and Zip Coc	le)	•
pastormike@wildfirechurch	.org			
E	-mail address: (to be used	for future annual report	notification	n)
For further information conc	erning this matter, please	call:		
MICHAEL HITA			21)	2008711
	(Name of Contact Person)		rea Code)	(Daytime Telephone Number)
Enclosed is a check for the fo	ollowing amount made pay	vable to the Florida Dep	artment of	State:
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status		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 Tallahassee, FL 32314		Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle		

Tallahassee, FL 32301

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The undersigned, for the purpose of forming a nonprofit corporation under the Florida Not for Profit Corporation Act, Florida Statutes Chapter 617, makes and adopts the following articles of incorporation:

ARTICLE I. NAME. The name of the corporation is as follows: Wildfire Church, Inc.

ARTICLE II. PRINCIPAL OFFICE. The address of the principal office of the corporation is:

2720 FORSYTH RD UNIT 111 WINTER PARK, FL 32792

The mailing address of the corporation is:

654 Grand Royal Cir Winter Garden, FL 34787 2020 ALIS 25 PH 4:

ARTICLE III. VISION, MISSION AND PURPOSE STATEMENTS

VISION STATEMENT: To bring back the presence of God into our lives and in the lives of our communities, by teaching them of the word of God.

MISSION STATEMENT: We are a multicultural community of faith that develops each believer. We believe that they will reach his or her restoration, healing, freedom, and identity in Christ through the discipleship of His word. We will use the fundamental biblical doctrines in a systematic and progressive way so that each believer is empowered with the living word of God.

PURPOSE STATEMENTS: The corporation is organized, and shall be operate exclusively for charitable, religious, scientific, testing for public safety, literary and educational purposes within the meaning of Section 501 (c) (3) and Section 170 of the Internal Revenue Code of 1986, as amended, and the applicable rules and regulations thereunder (the "Code"), together with all other activities permitted by the Florida Not For Profit Corporation Act. It is the specific intention of the Board of Directors that the purposes and application of the Corporation be as broad as permitted by Section 617.0301 of the Florida Not For Profit Corporation Act, but only to the extent that the corporation qualifies as a tax exempt organization within the meaning of section 501(c) (3) and section 170 of the code.

The specific purpose for which this corporation "Church" thereafter is organized is:

- 1. To conduct the work of evangelism reaching out families.
- 2. To establish and oversee places of worship providing Christian fellowship, counseling and caring of family member faith.
- 3. To spread the gospel of Jesus Christ, promote holiness and worship of God among its members and attendants and to practice of Christian virtues according to the Holy Scriptures.

- 4. To conduct the work of evangelism and to create, organized departments that support church evangelistic, missionary activities and the teaching of the Gospel throughout the communities in the United States of America and worldwide.
- 5. To promote teaching of the Gospel among members and non-members of the Church and the communities members lives.
- 6. To provide appropriate religious education and training to its members and to those attending the Bible schools and other educational worship classes and or institute.
- 7. To hire or procure the services of competent ministers or persons with or without compensation to promulgate the teachings of the Gospel of God.
- 8. To license and oversee ministers of the Gospel of God and also to engage in activities which are necessary, suitable and or convenient for the accomplishment of the church purposes.
- 9. To promote licensed ministers or chaplains from this church for different ministries such as to visit hospitals, jails and other institutions with the purpose of worshiping and spreading the Gospel of Jesus Christ.
- 10. To acquire property whether real, personal tangible or any other mixed by purchase, legacy, gift or bequest or in any other manner to borrow money, issue bonds or notes or other documents necessary or appropriate in carrying out the purposes set forth in this Article of Incorporation.
- 11. To rent, lease or purchase building(s) or any other properties which might be needed to the congregation and to improve and repair any existent building(s) or property when needed by the Church.
- 12. To do all things necessary and suitable or convenient for the accomplishment of the purpose herein stated or attainment of any of the purposes herein stated, or incidental thereto or connected therewith or which shall at any time appear conducive or expedient for the promotion of its welfare consistent with section 501 (c) (3) of the Internal Revenue Code of 1986.

ARTICLE IV. MANNER OF APPOINTMENT OF DIRECTORS: Directors shall be appointed in the manner set forth by the bylaws. Directors may be removed and the vacancies shall be filled in the manner provided by the bylaws. The board of directors shall have the authority to make provision for reasonable compensation to its members for their services as directors and to fix the basis and the conditions upon which this compensation shall be paid. Any director may also serve the "church" in any other capacity and receive compensation members as provided for in the Bylaws.

ARTICLE V. REGISTERED AGENT NAME AND ADDRESS

The street address of the initial registered office of the corporation is 654 Grand Royal Cir

Winter Garden, FL 34787

The name of its initial registered agent at that address is Michael Hita

ARTICLE VI. INCORPORATOR The name and address of the incorporator is:

Name: Ivan Entrialgo

Address: 7834 Pine Crossings Cir Apt 1217

Orlando, FL 32807

ARTICLES VII. OFFICERS AND DIRECTORS

- Name and Title: Michael Hita President Address: 654 Grand Royal Cir Winter Garden, FL 34787
- Name and Title: Ivan Entrialgo Vice President Address: 7834 Pine Crossings Cir Apt 1217 Orlando, FL 32807
- Name and Title: Leighann Barreiro Secretary Address: 1219 W Pointe Villas Blvd, Unit 102 Winter Garden, FL 34787
- Name and Title: Jose Rivera Torres Treasurer Address: 654 Grand Royal Cir Winter Garden, FL 34787
- Name and Title: Rosslyanne Velez Director Address: 5121 Rishley Run Way Mount Dora, FL 32757
- Name and Title: Christ Nolasco Guzman Director Address: 412 Chapel Trace Dr Orlando, FL 32807

ARTICLE VIII. **EFFECTIVE DATE**. The period of this corporation is perpetual unless dissolved according to the law. Corporation existence shall commence upon the March 21, 2020.

ARTICLE IX. **EARNINGS.** No part of the net earnings of the church (corporation) shall be inure of, or be distributable to its members, trustees, Officers, or other private persons except that the church (corporation) shall be authorized and empowered to pay reasonable compensation for services rendered and to make payment and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of the church (corporation) shall be carrying of the propaganda or otherwise attempting to influence legislation, and the church (corporation) shall not participate in, or intervene in any political campaigns (including the publishing or distribution of statements) on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the 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.

ARTICLE X. IN EVENT OF DISSOLUTION. Upon dissolution of the church (Corporation), no parts of the church (Corporation's) earnings or assets shall inure to the benefit of any of its members; the residual assets of the church (Corporation) shall be distributed to one or more organizations which themselves are exempts as organization described in sections 501 (c) (3) and 170 (c) (2) of the Internal Revenue Code of 1986 or the corresponding sections of any prior or future law, or to the federal, state or local government for exclusive public purpose.

ARTICLE XI. **AMENDMENT.** The church (Corporation) reserves the right to amend or repeal any provision contained in these articles of incorporation or any amendment to them.

ARTICLE XII. INDEMNIFICATION AND CIVIL LIABILITY IMMUNITY Indemnification and Civil Liability Immunity. The corporation shall indemnify each director and officer, including former directors and officers, to the fullest extent allowed by law, including but not limited to Florida Statutes Chapter 617. It is intended that the corporation be an Organization the officers and directors of which are immune from civil liability to the extent provided under Florida Chapter 617 and other similar laws.

411			APRIL 01ST, 2020	, if other than the	
	this document was		otion:	, a conce man one	
Effe	ective date <u>if appli</u>	able:			
			(no more than 90 days after amendment file date)		
Not doc	e: If the date insert ument's effective da	ed in this block ite on the Depa	does not meet the applicable statutory filing requirements, this date will retment of State's records.	not be listed as the	
Adoption of Amendment(s)		ent(s)	(<u>CHECK ONE</u>)		
	The amendment(s) was/were sufficien		oted by the members and the number of votes cast for the amendment(s)		
There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.					
	Dated	APRIL 01ST.	2020		
	Signature	(T	745		
	·	(By the chairm have not been	an or vice chairman of the board, president or other officer-if directors selected, by an incorporator – if in the hands of a receiver, trustee, or pointed fiduciary by that fiduciary)		
		MICHAEI	, HITA		
		-	(Typed or printed name of person signing)		
		SENIOR F	ASTOR-BOARD OF DIRECTOR PRESIDENT		
			(Title of person signing)		

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