# N22000011815

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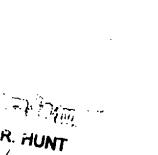
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### **COVER LETTER**

TO: Amendment Section Division of Corporations

NAME OF CORPORATIO	N:	ip Church, Inc.				
DOCUMENT NUMBER: _	322000011815					
The enclosed Articles of Ame					•	
Please return all corresponder	ace concerning this matte	er to the following	.:			
Herluy H Dulcey Bayona						
		(Name of Contact	Person)	<del></del>		
Living Hope Worship Church	h, Inc.					
	<u> </u>	(Firm/ Compa	any)			
13754 AMELIA POND DRI	VE					
		(Address)	)			2023
WINDERMERE, FL 34786						2023 DEC -
		(City/ State and Z	ip Code)			<u>+</u>
herluydulcey@gmail.com						01 한 13
E-	mail address: (to be used	for future annual	report noti	fication	)	
For further information conce	rning this matter, please	call:				C
Herluy H Dulcey Bayona			407 at		413-3843	
()	Name of Contact Person	)	(Area (	Code)	(Daytime Telephone Number)	
Enclosed is a check for the fo	llowing amount made pa	ayable to the Floric	da Departn	ient of S	State:	
	□\$43.75 Filing Fee & Certificate of Status			Certific Certifie	Filing Fee cate of Status and Copy onal Copy is sed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314			Street Ado Amendme Division o The Central 2415 N. M	nt Section f Corpore re of Ta	rations	

Tallahassee, FL 32303

### Articles of Amendment to Articles of Incorporation

of

Living Hope Worship Church, Inc. (Name of Corporation as currently filed with the Florida Dept. of State) N22000011815 (Document Number of Corporation (if known) Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation: A. If amending name, enter the new name of the corporation: name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name. B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: (Florida street address) New Registered Office Address: Florida (Zip Code) New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered 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 Do V Mike Jo SV Sally Si	nes	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
Change x Add	Secretar	Diana Carolina Perez Palacio	3900 Wood Thrush Dr Kissimee, FL 34744
Remove			
2) Change x Add	Treasure	Mireida Teresa Alonzo de Hernadez	9023 Reflection Pointe Dr Windermere, FL 34786
Remove 3 ) Remove	Director	Audrey Carolina Saez Martinez	20061 Royal Tern Ct Leesburburg, FL 34748
4) Change Add			
Remove			
5) Change Add			2023 DEC
Remove			
6) Change Add		<del></del>	- L
Remove			<b>3</b> 00 00 00 00 00 00 00 00 00 00 00 00 00
E. If amending or addin (attach additional sheet		cles, enter change(s) here: (Be specific)	PH 12: 40
Full Document for the Ai	rticles of Amendn	nents is enclosed. Please post the whole Artic	eles of Amendment.
Amendments: Articles III	; IV; V VI and V	II are amended.	
Additions: Articles IX for	Earnings is added	d; Articles X for In Event of Dissolutions is a	dded: Articles XI for Amendments is
is added and Article XII f	or Civii Liability a	ind indemnification.	

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	PM (2: 4,0	ART OF STAIL OF CORPORATIONS
	55	
	<del></del>	À
The date of each amendment(s) adoption: 11/26/2023 date this document was signed.	, if other th	nan the
11/26/2023		
Effective date if applicable:  (no more than 90 days after amendment file date)		
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not b	e listed as	the
document's effective date on the Department of State's records.		
Adoption of Amendment(s) (CHECK ONE)		
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.		

Dated Signature	11/26/2023
	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)
	Herluy H Dulcey Bayona
	(Typed or printed name of person signing)
	President / Senior Pastor
	(Title of person signing)

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were

adopted by the board of directors.

PART DEFORM DEFORMATIONS

## Amendment of Articles of Incorporation Living Hope Worship Church, Inc

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: Living Hope Worship Church, Inc.

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

13754 Amelia Pond Dr Windermere, FL 34786

The mailing address of the corporation is:

13754 Amelia Pond Dr

Windermere, FL 34786

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### ARTICLE III. MISSION AND PURPOSE STATEMENTS

MISSION STATEMENT: We want to develop each believer to their fullest potential and purpose on God's will. We will use fundamental biblical doctrines, programs (ministries) in a systematic, sequential, intentional and progressive way such that each believer is empower with the living word of God; loving and taking care of themselves and each member of the church family .We believe and apply the Shema, "Master, which is the great commandment in the law? Jesus said unto him, Thou shalt love the Lord thy God with all thy heart, and with all thy soul, and with all thy mind. This is the first and great commandment. And the second is like unto it, Thou shalt love thy neighbor as thyself. On these two commandments hang all the law and the prophets." Matthew 22:36-40

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 purposes for which this corporation "Church" thereafter is organized is:

- 1. To establish and oversee places of worship providing Christian fellowship, counseling and caring of family member faith.
- 2. 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.
- 3. To conduct the work of evangelism and to created, organized departments that support church missionary activities and the teaching of the Gospel throughout the communities in the United States of America and worldwide.
- 4. To promote teaching of the Gospel among members and non-members of the Church and the communities members lives.
- 5. To provide appropriate religious education and training to its members and to the attending the Bible schools and other educational worships, classes and or institute.
- 6. To Baptize those who believed the word of Jesus Christ and publicly confess the commitment to Jesus Christ.
- 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.
- 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.

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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.

#### ARTICLES V. OFFICERS AND DIRECTORS

1. Name and Title: Herluy H. Dulcey Bayona - President Address: 13754 Amelia Pond Dr.

Windermere FL 34786

2. Name and Title: Ehirlyn C. Arias de Dulcey – Vice Pres.

Address: 13754 Amelia Pond Dr.

Windermere FL 34786

3. Name and Title: Diana Carolina Perez Palacio - Secretary

Address: 3900 Wood Thrush Dr.

Kissimmee FL 34744

4. Name and Title: Mireida Teresa Alonzo de Hernandez - Treasurer

Address: 9023 Reflection Pointe Dr.

Windermere, FL 34786

5. Name and Title: Audrey Carolina Saez Martinez. - Director

Address: 20061 Royal Tern Ct.

Leesburg FL 34748

ARTICLE VI. REGISTERED AGENT NAME AND ADDRESS The street address of the initial registered office of the corporation is

13754 Amelia Pond Dr

Windermere, FL 34786

The name of its initial registered agent at that address is: Herluy H. Dulcey Bayona

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

Name: Herluy H. Dulcey Bayona

Address 13754 Amelia Pond Dr. Windermere FL 34786

ARTICLE VIII. **EFFECTIVE DATE.** The period of this corporation is perpetual, unless dissolved according to the law. Corporation existence shall commence upon the 17<sup>th</sup> day of October, 2022.

ARTICLES 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.

ARTICLES 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 article of incorporation or any amendment to them.

ARTICLE XII. INDEMNNIFICATION 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.

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