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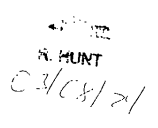


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COVER LETTER

TO: Amendment Section Division of Corporations

	The Chapel of Mang	go, Inc.				
NAME OF CORPORATI	ON:					
	N22000013960					
DOCUMENT NUMBER:					-	
The enclosed Articles of Art	nendment and fee are sub	mitted for filing.				
Please return all correspond	ence concerning this matt	ter to the following:				
Richard Toussaint						
		(Name of Contact Per	rson)			
The Chapel of Mango, Inc.					_	- 1 - 1
		(Firm/ Company)				
PO Box 1665						ည် (၁)
		(Address)			73.2	37:
Mango, Fl 33550					mi mi	9 to the
		(City/ State and Zip C	(ode)		<u> </u>	σ
accounting@tcm.church						
	E-mail address: (to be use	d for future annual repo	ort notification	1)		
For further information con-	cerning this matter, please	e call:				
Sarah Pease		at _	813	689-1423		
	(Name of Contact Person	1)	(Area Code)	(Daytime Tele	phone Nun	nber)
Enclosed is a check for the	following amount made p	ayable to the Florida D	epartment of	State:		
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	Certifi Certifi	Filing Fee cate of Status ed Copy tional Copy is sed)		
Nantina Adda		C.				

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

AMENDED AND RESTATED ARTICLES OF INCORPORATION

OK

THE CHAPEL OF MANGO, INC.

(A Corporation Not-For-Profit)

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida not-for-profit corporation adopts the following amended and restated articles of incorporation.

ARTICLE I Name and Address

The name of the Corporation is The Chapel of Mango, Inc. The principal office (and mailing address) is located at 11505 E. Broadway Ave., Seffner, FL 33584, in Hillsborough County, Florida. The Board of Directors (Elders) may from time to time move the principal office of the Corporation to any other address in the State of Florida.

ARTICLE II NATURE OF BUSINESS

This Corporation is organized as a church exclusively for religious, charitable, and educational purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, including, but not limited to, the building, maintaining, and operating of churches and church buildings, worship centers, parsonages, schools, colleges, chapels, online communities and programs, mission trips, conferences, camps, and any other ministries that the leadership of the corporation may be led of God to perform or create.

ARTICLE III POWERS

The Corporation shall have the power, either directly or indirectly, either alone or in conjunction or in cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, desirable, suitable or proper for the furtherance, accomplishment, fostering or attainment of any or all of the religious, charitable, and educational purposes for which the Corporation is organized, and to aid or assist other organizations whose activities are such as to further accomplish, foster or attain any of such religious, charitable, and educational purposes.

ARTICLE IV MANAGEMENT

The Corporation shall have no voting members and shall be managed by the Board of Directors (also called the Board of Trustees) as provided in the Bylaws of the Corporation.

ARTICLE V TERM OF EXISTENCE

The effective date of the Corporation shall be the date filed with the Florida Secretary of State and the Corporation shall have perpetual existence.

ARTICLE VI OFFICERS

The officers of the Corporation shall be a President, Secretary, and Treasurer, and such other officers as may be provided by the Bylaws. Officers shall be elected by the Board of Elders in accordance with the Bylaws of the Corporation.

ARTICLE VII DIRECTORS/ Trustees

The affairs of the Corporation shall be managed by a Board of Directors, also known as the Board of Trustees, members of which shall be appointed in accordance with the Bylaws. Trustees may be removed, and the vacancies shall be filled in the manner provided by the Bylaws. The number of Trustees shall be fixed as set forth in the Bylaws of the Corporation but shall never be less than three (3).

NAME	Address
Richard Toussaint	11505 E. Broadway Ave.
Trustee/President	Seffner, FL 33584
Steven Knight	11505 E. Broadway Ave.
Trustee/Secretary	Seffner, FL 33584
Antonio Emperator	11505 E. Broadway Ave.
Trustee	Seffner, FL 33584
Jose Angel Hernandez	11505 E. Broadway Ave.
Trustee	Soffner, FL 33584
Ryan Harrington Sr.	11505 E. Broadway Ave.
Trustee	Seffner, FL 33584

ARTICLE VIII REGISTERED AGENT AND OFFICE

The name and street address of the registered agent and office of this Corporation is Richard Toussaint, 11505 E. Broadway Ave., Seffner, FL 33584.

ARTICLE IX BYLAWS

The Board of Trustees of this Corporation shall provide such Bylaws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

ARTICLE X AMENDMENTS

Amendments to these Articles of Incorporation shall be approved by the Board of Trustees by a two-thirds (2/3) vote of a quorum present at a meeting duly called in accordance with the Bylaws of the Corporation or as otherwise provided by law.

ARTICLE XI LIMITATIONS ON ACTIONS

All of the assets and earnings of the Corporation shall be used exclusively for the exempt purposes hereinabove set forth, including the payment of expenses incidental thereto. No part of the net earnings shall inure to the benefit of or be distributable to its directors, trustees, officers or any other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make distributions and payments in furtherance of the purposes set forth in Article II hereof. The Corporation shall have no capital stock, pay no dividends, distribute no part of its net income or assets to any Trustees or officers, and the Trustees and officers shall not be liable for any debts or obligations of the Corporation.

ARTICLE XII DISSOLUTION

This Corporation may be dissolved in accordance with the Bylaws and the Laws of the State of Florida. Upon the dissolution of the Corporation, its property shall be applied and: distributed as follows: (1) all liabilities and obligations of the Corporation shall be paid and discharged, or adequate provision shall be made therefore; (2) assets held by the Corporation jipon 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 first offered to Bay Life Church of Brandon, Inc., and if declined by Bay Life Church of Brandon, Inc., then 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 or the corresponding provision of any foreign jurisdiction in the case of a foreign corporation), and are engaged in activities substantially similar to those of the Corporation; this distribution shall be done pursuant to a plan adopted by the Trustees; 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 Corporation is then located, for such purposes and to such organizations as said court shall determine, provided such organizations are in agreement

with the Corporation's Statement of Faith and basic form of government. None of the assets will be distributed to any officer or Trustee of this Corporation.

Certificate by Secretary

The undersigned hereby certifies that the undersigned is duly elected, qualified, and acting Secretary of The Chapel of Mango, Inc., a Florida not for profit corporation, and the foregoing Amended and Restated Articles of Incorporation were adopted on <u>02/19/24</u> at a duly called meeting of the Trustees, and passed by a vote of <u>100</u> percent of the Trustees present.

Steve Knight, Secretary, Trustee

The Chapel of Mango, Inc.

Page 4 of 4