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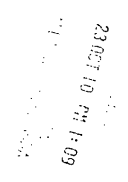
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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	E INDEPENDENT FRE	E METHODIS	ST CHURCH INC.
N23000000775 DOCUMENT NUMBER:			
The enclosed Articles of Amendment and fee are	submitted for filing.		
Please return all correspondence concerning this it	natter to the following:		
CONRAD REID JR.			
	(Name of Contact Per	rson)	.
ROYAL TEMPLE			
	(Firm/ Company))	
300 SOUTH DELAWARE AVENUE			
	(Address)		
DELAND, FL 32720			
	(City/ State and Zip C	'odc)	
PROMASTER.REID465@GMAIL.COM			
E-mail address: (to be t	ised for future annual rep	ort notification	n)
For further information concerning this matter, ple	ase call:		
CONRAD REID JR	at	386	675-2334
(Name of Contact Per		(Area Code)	(Daytime Telephone Number)
Enclosed is a check for the following amount mad	e payable to the Florida D	epartment of	State:
■ \$35 Filing Fee □\$43.75 Filing Fee Certificate of State		Certifi Certif	Filing Fee leate of Status led Copy lional Copy is seed)

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

Articles of Amendment to Articles of Incorporation of

				623	
	Articles	of Amendme	ent	, , , , , , , , , , , , , , , , , , ,	>,
	Articles	to of Incorporat of	tion	्र रे तृ	10 th
ROYAL TEMPLE INDEPENDENT FREE MET	HODIST CH	IURCH INC		• •	
Name of Corporation as currently filed with th N23000000775	e Florida De	ept. of State)			
(Docur	nent Number	r of Corporati	on (if known)		
Pursuant to the provisions of section 617.1006, Flormendment(s) to its Articles of Incorporation:			Not For Profit	Corporation add	pts the following
A. If amending name, enter the new name of th N/A	e corporatio	<u>:n:</u>			
		** **			The new
name must be distinguishable and contain the word 'Company" or "Co," may not be used in the nam		on" or "incor	porated" or the	abbreviation "C	'orp." or "Inc."
3. Enter new principal office address, if applica Principal office address MUST BE A STREET A	<u>ıble:</u>	N/A			
2. Enter new mailing address, if applicable: (Mailing address MAY RE A POST OFFICE	<u>BQX</u>)	N/A			
). If amending the registered agent and/or reginew registered agent and/or the new register			lorida, enter tl	ne name of the	
Name of New Registered Agent:	N/A				
New Registered Office Address:			(Florida stree	n address)	
				, Florida (Zip Co	
		(City)		(Zip Co	de)
New Registered Agent's Signature, if changing I hereby accept the appointment as registered agen			accept the oblig	gations of the pos	ition.
-	Sign	nature of New	Registered Age	ent, 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	<u>PT</u> <u>V</u> <u>\$V</u>	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change Add	CEO	Conrad Reid Jr	300 South Delaware Avenue Deland FL 32720
Remove			
2) Change Add			
Remove 3 Change Add Remove			
4) Change Add			
Remove			
5) Change Add		-	
Remove			
6) Change Add			
Remove			
F. If amending or addin (attach additional shee	<u>e</u> additio ts, if nece	onal Articles, enter change(s) here: ssary). (Be specific)	
Article II: ROYAL TEM	PLE DIS	SOLUTION CLAUSE "Royal Temple Independent	ent Free Methodist Chuch
here by know as (Royal	Temple) r	may be dissolved only with authorization by its Bo	pard
of Directors given at a sp	ecial mee	ting called for that purpose and with subsequent a	pproval by a two-thirds
(2/3) vote of the Voting N	dembers ((status determined by Membership Committee). U	pon dissolution or other termination of
"Royal Temple", all rema	ining ass	ets of "Royal Temple", after payment in full of all	its debts, obligations, and necessary

shall be distributed to such tax-exempt organizations with purposes similar to those of	
"Royal Temple" with no asset being distributed to Officials, Members, or family members of official	
or members, and the receiving exempt organization as shall be chosen by the then existing Board of Di	irectors of
"Royał Tempłe"	
Article IV: Conflict of Interest Clause Attached	·
	-
	
	
	
The date of each amendment(s) adoption:	, if other than the
9/24/2023	
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 c	late will not be listed as the

The amendment(s) was/were adopted by the members and the number of votes east for the amendment(s) was/were sufficient for approval.

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 9/24/2023
Signature (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)
Pastor Conrad Reid Jr
(Typed or printed name of person signing)
CEO & Pastor
(Title of person signing)

. .

Royal Temple Conflict-of-Interest Policy Statement

Purpose

The purpose of a conflict-of-interest policy is to protect an organization's interest when it is contemplating entering into a transaction or arrangement that might benefit the private interest of one of its officers or directors, or might result in a possible excess benefit transaction. This policy is intended to supplement, but not replace, any applicable state and federal laws governing conflicts of interest.

Definitions

1.

Interested Person

An Interested Person is any director, principal officer, or member of a committee with governing boarddelegated powers who has a direct or indirect Financial Interest, as defined below.

2.

Financial Interest

A person has a Financial Interest if the individual has, directly or indirectly, any actual or potential ownership, investment, or compensation arrangement with The Foundation or with any entity that conducts transactions with The Foundation. A Financial Interest is not necessarily a conflict of interest in all cases. Under Article III, Section 2 of IRS Form

1023, a person with a Financial Interest may have a conflict of interest only if the appropriate governing board or committee decides that a conflict of interest exists.

Procedures

1

Duty to disclose

In connection with any actual or possible conflict of interest, an Interested Person must disclose the existence of the Financial Interest and be given the opportunity to disclose all material facts to the directors and members of the committees with governing board-delegated powers considering the proposed transaction or arrangement. In an effort to aid such disclosure, each member (board, committee, or staff) shall complete a conflict-of-interest questionnaire as circumstances warrant, but no less frequently than annually.

2.

Determining whether a conflict of interest exists

The board shall review each member questionnaire and any other disclosures regarding the Financial Interests of its members. After disclosure of the Financial Interest, the Interested Person shall leave the board meeting while the remaining board members discuss and vote on whether a conflict of interest exists.

3.

Procedures for addressing the conflict of interest

After exercising due diligence, the governing board or committee shall determine whether the organization can obtain with reasonable effort a more advantageous transaction or arrangement from a person or entity that would not produce a conflict of interest. The Interested Person shall not be present in the room during the determination. If an alternative transaction or arrangement is not possible, the governing board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the best interests of the organization, for its own benefit, and fair and reasonable. Based on these determinations, the board or committee shall make its decision on whether to enter into the transaction or arrangement.

4.

Disciplinary action

If the committee has reason to believe an individual has failed to disclose actual or potential conflicts of interest, it will inform the member and allow him/her to explain the alleged failure to disclose. If the committee still has reason to believe a conflict of interest exists after the alleged conflict is explained, it will take corrective action.