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DIVISION OF CORPORATION

Amend/Mame Par 1.11.13

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Miramar	Christian Cente	r International, Inc.
DOCUMENT NUMBER: N950000	04843	
The enclosed Articles of Amendment and fee are	submitted for filing.	
Please return all correspondence concerning this n	natter to the following:	κ.
Silvia Neish		,
	(Name of Contact Person) .
Miramar Christian Cen	ter Intl, Inc.	
	(Firm/ Company)	
7984 Miramar Parkway	У	
	(Address)	
Miramar, Fla. 33023		
	(City/ State and Zip Code)
mcc@mccint.or	•	
E-mail address: (to be	used for future annual report r	otification)
For further information concerning this matter, ple	ease call:	
Silvia Neish	954 at (989-7300
(Name of Contact Person)		ode & Daytime Telephone Number)
Enclosed is a check for the following amount made	le payable to the Florida Depa	riment of States
□ \$35 Filing Fee □\$43.75 Filing Fee Certificate of Sta	e & \$\subseteq\$\$ \$43.75 Filing Fee & tus Certified Copy (Additional copy is enclosed)	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Amend Divisio Clifton	Address ment Section n of Corporations Building

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

13 JAH / PH
13 JAN DECORPORATE
13 JAN 11 PH 1: 46
<u> </u>

Miramar Christian Center Internation (Name of Corporation as currently filed with the Flo	
N9500004843	onda Dept. of State)
(Document Number of Corpor	ertion (if known)
(Document Number of Corpor	ation (it known)
ursuant to the provisions of section 617.1006, Florida Statut mendment(s) to its Articles of Incorporation:	es, this Florida Not For Profit Corporation adopts the follow
. If amending name, enter the new name of the corporat	tion:
Miramar Kingdom Community Center	r, Inc.
ame must be distinguishable and contain the word "corpora Company" or "Co." may not be used in the name.	ntion" or "incorporated" or the abbreviation "Corp." or "Inc
Enter new principal office address, if applicable:	1900 S.W. 70th Ave.
Principal office address <u>MUST BE A STREET ADDRESS</u>	⁾ Miramar, Fl
	33023
Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	7984 Miramar Parkway
	Miramar, Fl.
•	33023
 If amending the registered agent and/or registered offinew registered agent and/or the new registered office: 	
Name of New Registered Agent:	NA
New Registered Office Address:	(Florida street address)
,	EL VI
(City)	
ew Registered Agent's Signature, if changing Registered hereby accept the appointment as registered agent. I am for	
Signature of New Regi	stered Agent, if changing

Page 1 of 4

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 D V Mike J SV Sally S	<u>ones</u>	
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s
1) X Change	<u>P</u>	Rajendranath Ramnath	15221 S.W. 46th Ct.
Add			Miramar, Fl.
Remove			33027
2) Change	<u>P</u>	Angela Ramnath	15221 S. W. 46th Ct.
Add			Miramar, Fl.
X Remove			33027
3) X Change	S	Silvia Neish	5701 Summerlake Dr #307
Add			Davie, Fl.
Remove			33314
4) X Change	<u>T</u>	Lenora Gamble	6724 S.W. 28th Ct.
Add			Miramar, Fl.
Remove			33023
5) Change	D	Terry Paul	3554 N.W. 91st Ln.
Add	 		Sunrise, Fl.
X Remove			33351
6) Change	D	Jose Oquendo	3838 S.W. 68th Ave
Add			Miramar, Fl.
X			33023
		D 2 . 64	

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)

Article I Name/Registered Office
The name of the corporation shall be: Miramar Kingdom Community Center, Inc.
Article III Board of Directors
President: Rajendranath Pepe Ramnath
Vice President: Mirlanda Registre
Treasure: Lenora Gamble
Secretary: Silvia Neish

Amunded Articles of Incorporation

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

Article I Name/ Registered Office

The name of the corporation shall be:

Miramar Kingdom Community Center, Inc.

The name and the street address of the initial registered agent are:

Silvia Neish 5701 Summerlake Dr #307 Davie, Fl. 33314

Article II Purpose(s) Faith & Doctrine

The specific purpose(s) for which the corporation is organized is (are): Church Services – To established believers in the knowledge of the word of God (The Bible). To create an atmosphere of love, faith and comfort to all people that comes into our congregation. To demonstrate the love and power of the Holy Spirit in a decent and orderly manner.

Faith & Doctrine

Section 1. The Scriptures Inspired Section 2. The One True God Revealed.

Section 3. Man, His Fall and Redemption. Section 4. The Salvation of Man.

Section 5. Baptism in Water. Section 6. The Lord's Supper.

Section 7. The Promises of the Father. Section 8. The Evidence of the Baptism in the Holy Spirit

Section 9. The Church. Section 10. Total Prosperity. Section 11. Blessed Hope.

Section 12. The Lake of Fire. Section 13. The Millennial Reign of Jesus.

Article III

Board of Directors

President:

Rajendranath Ramnath

Vice President:

Mirlanda Registre

Treasure:

Lenora Gamble

Secretary:

Silvia Neish

Article IV

Membership

The corporation shall have voting members. The management and the affairs of the corporation shall be at all times under the direction of a Board of directors, whose operations in governing the corporation shall be defined by statute and by the corporation's By-Laws. No Director shall have any right, title, or interest in or to any property of the corporation.

Article V

DEBT OBLIGATIONS & PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

Article VI

Officers

The officers of this corporation shall consist of Pastor/President, Vice President, Secretary, Treasure and Directors.

Article VII Power of Officers

The corporation shall adopt Article VII Section 1-5

Article VIII

Committees and Board of Advisors

The corporation shall adopt by a majority of Board of Directors to designate Board of Advisors or Committees. Board of Directors exercises the authority and management of church.

Article XI Pastors, Ministers, Evangelist, Etc.

Pastors/Elders will have the honor of electing person(s) as ordain and/or license Pastors, Ministers, Evangelist Etc. of the gospel after careful examining the integrity, moral and religious character.

Article X

Indemnification, Insurance and Liability

The church shall advance necessary funds or indemnify any person who war or is a party or is threatened to be a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the church) by reason of the fact that the person is or was the church's Pastor, a Director or Officer of the church, or is or was serving at the request of the church as a Director or Officer of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys fees), judgments, fines and amounts paid in settlement actually and reasonable incurred by the person in connection with such threatened, pending or completed actions, suit or proceeding.

Article XI

Contract, Checks, Deposits and Funds

The Board may authorize officers and/or agent to administrator the operations of business of this corporation.

Article XII

CD'S/ DVD'S

The corporation shall keep correct and complete CD/DVD records of accounts.

Article XIII

Fiscal Year

The fiscal year of the corporation shall be the calendar year.

Article XIV

Limitation

At all times the following shall operate as conditions restricting the operations and activities of the corporation.

Article XV

Dissolution

Upon the time of dissolution of the corporation, the Board of Directors shall distribute assets after paying or making provisions for all payments of debts, obligations, liabilities costs and expenses of the corporation.

Article XI

Contract, Checks, Deposits and Funds

The Board may authorize officers and/or agent to administrator the operations of business of this corporation.

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The corporation shall keep correct and complete CD/DVD records of accounts.

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Article XVI

Incorporator

The incorporator(s) of this corporation is (are):

Rajendranath Ramnath 15221 SW 46th Court Miramar, Fl. 33027

The undersigned incorporator has executed these Articles of Incorporation this 11th day of September 1995.

Signature of Incorporator:

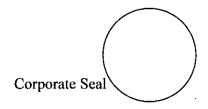
Rajendranath Ramnath

Typed name of incorporator signing

Article XVII

SEAL

The Board of Directors shall provide a corporate seal, which shall be set forth below.



Article XVIII

Amendment of By-Laws

The Article of Incorporation and these By-Laws may be altered, amended or replaced, and new By-Laws may be adopted by a two-third (2/3) majority vote of the Board of Directors.

The date of each amendmen	t(s) adoption:
Effective date if applicable:	January 3, 2013
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/v was/were sufficient for a	were adopted by the members and the number of votes cast for the amendment(s) pproval.
There are no members or adopted by the board of	members entitled to vote on the amendment(s). The amendment(s) was/were directors.
Dated Jar	nuary 4, 2013
(By the	e chairman or vice chairman of the board, president or other officer-if directors not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)
Silvia N	Neish
	(Typed or printed name of person signing)
Secreta	ary
	(Title of person signing)