

PO BOX 480318

Ft. Lauderdale, FL 33348

1-888-533-9978

1-954-566-6078 (Fax)

Web page:

www.unitychurch.net

BOARD OF DIRECTORS

President Dr. Kathleen A. Bishop

First Vice President

Rev. Charlie Smith

3hawks@micoks.net

Second Vice President

William "Boz" Martyn

Treasurer

Rev. David O. Maloney Maloneyd39@hotmail.com

Secretary

Barbara Lee

ellilove@juno.com

January 31, 2000

Louise Flemming-Jackson

Corporate Specialist Supervisor

Florida Department of State

Divisions of Corporations

POB OX 6327

Revkathy@unitychurch.net Tallahassee, FL 32314

RE: N98000006011_

Letter Number 800A00003381

Bozworth_2000@yahoo.comDear Ms. Flemming-Jackson:

Thank you for your help last week with the correction to my articles of incorporation to meet IRS requirements for tax exempt status.

I hope I have enclosed all the necessary information and I have attached a check from the Federation for \$35.

Please feel free to call me again if I have missed anything.

Sincerely yours,

Rev. Dr. Kathleen A. Bishop

President

Enclosure: Articles of Amendment to Articles of Incorporation

Check #1147 for \$35



FEDERATION OF INDEPENDENT UNITY CHURCHES, INC.

PO BOX 480318 Ft. Lauderdale, FL 33348

1-888-533-9978 1-954-566-6078 (Fax) Web page:

www.unitychurch.net

BOARD OF DIRECTORS

President Dr. Kathleen A. Bishop Revkathy@unitychurch.net Tallahassee, FL 32314 First Vice President Rev. Charlie Smith 3hawks@micoks.net

Second Vice President William "Boz" Martyn Bozworth_2000@yahoo.com

Treasurer Rev. David O. Maloney Maloneyd39@hotmail.com Secretary

Barbara Lee ellilove@juno.com January 18, 2000

Florida Department of State

Sandra B. Mortham Secretary of State

Division of Corporations

PO Box 6327

RE: Document #N98000006011

Federation of Independent Unity Churches, Inc.

Dear Ms. Mortham:

Enclosed is a form from the Internal Revenue Services for adapting the articles of incorporation to comply with the wording necessary to meet the 501 (c) (3) tax exempt status.

Our new articles of incorporation will read as attached.

If you have any questions please contact me at (954)566-9340

Sincerely yours,

Rev. Kathleen A. Bishop, Ph.D., Th.

President

Enclosures



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

January 25, 2000

Rev. Kathleen A. Bishop % FEDERATION OF INDEPENDENT UNITY CHURCH Post Office Box 480318 Ft. Lauderdale, FL 33348

SUBJECT: FEDERATION OF INDEPENDENT UNITY CHURCHES, INC.

Ref. Number: N98000006011

This will acknowledge receipt of your correspondence which is being returned for the following reason(s):

The application/form submitted does not meet the requirements of this office; please complete the attached application/form.

The fee to file articles of amendment is \$35. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

If you have any questions concerning this matter, please either respond in writing or call (850) 487-6910.

Letter Number: 800A00003381

Louise Flemming-Jackson Corporate Specialist Supervisor

ARTICLES OF AMENDMENT

to

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

ARTICLES OF INCORPORATION

00 FEB -2 PM 12: 19

of

Federation of Independent Unity Churches, Inc. (present name)	· ·=
Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporat	ion.
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED DELETED.)	OR
See attached	
SECOND: The date of adoption of the amendment(s) was:	<u> </u>
THIRD: Adoption of Amendment (CHECK ONE)	
The amendment(s) was(were) adopted by the members and the number of vote cast for the amendment was sufficient for approval.	s
There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.	
Federation of Independent Unity Churches, Inc.	
Corporation Name	- · · · · · · · · · · · · · · · · · · ·
No. Dv., Nathlie Gordon Mesident of Other officer Signature of Chairman, Vice Chairman, President of other officer	
Rev. Dr. Kathleen A. Bishop Typed or printed name	<u> </u>
President 1/17/2000	
Title Date	

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF

FEDERATION OF INDEPENDENT UNITY CHURCHES, INC.

FIRST: Amendment adopted: ARTICE III PURPOSE(S).

- a) To provide a place of support for Spirit-led people who choose to live a life of Truth as demonstrated by Charles and Myrtle Fillmore and H. Emilie Cady.
- b) The organization is organized exclusively for charitable, religious, and educational purposes under section 501 (c) (3) of the Internal Revenue Code.
- c) No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

SECOND: Amendment adopted: ARTICLE VIII DISSOLUTION CLAUSE

a) Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes or organizations within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, as determined and voted upon by its Board of Directors at the time of the dissolution.