UNOFFICIAL File # 5241-090-8 Form NFP-110.30 **GENERAL NOT FOR PROFIT** CORPORATION ACT Submit in Duplicate (Rev. Jan. 2003) This space for use by Secretary of State Jesse White Date Secretary of State Cook County Recorder of Deeds Date: 02/03/2004 11:42 AM Pg: 1 of 2 Department of Business Services Springfield, IL 62756 Filing Fee FILED www.cyberdriveillinois.com Telephone: (217) 782-6961 JAN 15 2004 Remit payment by check or money JESSE WHITE Approved: order payable to "Secretary of State". Corporate name (Nors 1): CENTRAL EVANGELICAL CHURCH .50 1. Manner of adoption of ame.idment: The following amendment of A ticles of Incorporation was adopted on $\frac{12 - 14 - 03}{\text{(Month, Day & Year)}}$ 2. in me manner By affirmative vote of a majority of the directors in office, at a meeting of the board of directors, in accordance with Section 110.15. (Note 2) By written consent, signed by all the directors in office, in compliance with Sections 110.15 and 108.45 (Note 3) By members at a meeting of members en itled to vote by the affirmative vote of the members having not less than the minimum number of votes necessary to adopt such amendment, as provided by this Act, the articles of incorporation or the bylaws, in accordance with Section 110.20. (Note 4) By written consent signed by members entitled to vot a having not less than the minimum number of votes necessary to adopt such amendment, as provided by inis Act, the articles of incorporation, or the bylaws, in compliance with Sections 107.12 and 110.20. (Note 5) Text of amendment 3. (a.) When an amendment effects a name change, insert the new corporate name below. Use 3 (b) below for all other amendments. *Article 1: The name of the corporation is: DASOM COMMUNITY CHURCH (New Name) (b) All amendments other than name change. (If amendment affects the corporate purpose, the amended purpose is required to be set forth in its entirety.) If there is not sufficient space to add the full text of the amendment, add one or more sheets of this size.

(COMPLETE ITEM 4 OR, IF APPLICABLE, ITEM 5.) ALL SIGNATURES MUST BE IN BLACK INK.

DES PLANTES, IL 60016 ATIANDREW SKIM

0403418045 Page: 2 of 2

4. The	e undersigned corporation has caus nalties of perjury, that the facts stated	ed these articled herein are true	es to be signed by e. (All signatures	y ouly authorized officer, when must be in BLACK INK)	no affirms, under
Dated	January 13	2004		COMMUNITY	CHURCH
	(Month & Day)	(Year)		(Exact Name of Corporation)	<u> </u>
AN.	(Any Authorized Officer's Signature) (Print Name and Title)	ECRETAR	Y		
þm	nere are no duly authorized officers, that name and title. It name and title.				t sign below and
Dat					
Signature			Print Name and Title		
					···.
	<u> </u>	C NO.			
Note 1:	State the true and exact corporate amendment herein reported.			rds of the Secretary of State	e, BEFORE any
Note 2:	Directors may adopt amendments without memLer approval only when the corporation has no members, or no members entitled to vote pursuant to \$110.15				

Director approval may be (1) by vote at a director's meeting (either annual or special) or (2) by consent, in writing,

All amendments not adopted under Sec. 110.15 require (1) that the board of directors adopt a resolution setting forth

Member approval may be (1) by vote at a members meeting (either annual or special) or (2) by consent, in writing,

To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding members entitled to vote on the amendment, (but if class voting applie; then also at least a 2/3 vote

The articles of incorporation may supersede the 2/3 vote requirement by specifying any smaller or larger vote requirement not less than a majority of the outstanding votes of such members entitled to vote and not less than

When a member approval is by written consent, all members must be given notice of the proposed amendment at

least 5 days before the consent is signed. If the amendment is adopted, members who have not signed the consent

the proposed amendment and (2) that the members approve the amenument.

must be promptly notified of the passage of the amendment. (Sec. 107.10 & 110.20)

a majority within each when class voting applies. (Sec. 110.20)

Note 3:

Note 4:

Note 5:

without a meeting.

without a meeting.

within each class is required).