UNOFFICIAL



FORM NFP 110.30 (rev. Dec. 2003) ARTICLES OF AMENDMENT General Not For Profit Corporation Act

Jesse White, Secretary of State Department of Business Services 501 S. Second St., Rm. 350 Springfield, IL 62756 217-782-1832 www.cyberdriveillinois.com

filed MAR 2 7 2008 JESSE WHITE SECRETARY OF STATE Doc#: 0812809006 Fee: \$38.50 Eugene "Gene" Moore Cook County Recorder of Deeds Date: 05/07/2008 09:44 AM Pg: 1 of 2

Remit payment in the form of a check or money order payable

Remit payment in the form of a check or money order payable to Secretary of State.			/ Filing Fee: \$25	Approved: KK.
	Suon. in duplicate —-	Type or Print clearly in bia	ck lnk Do not write abo	ove this line
1	Corporate Name (\$5.9 h ote 1 o			
2.	Manner of Adoption of Amendment to in	pent: Articles of Incorporation was	adopted on 02/21/2008 Month, Day & Ye	in the man-
	ner indicated below (check on ✓ By affirmative vote of a major Section 110.15. (See Note 2) ☐ By written consent, signed by	ority of the directors in office, at	a meeting of the board of and	and 108.45. (See Note 3
	on back.)			there having not less than
	the minimum number of vi	olds Hoodoon's to Car (an 11	n on (See Note 4 on back.)	
	By written consent signed by to adopt such amendment, Sections 107.10 and 110.20	y members entitled to vote it avi as provided by this Act, the Ar D. (See Note 5 on back.)	ilclos of Incorporation, or the b	
;	amendments, "Article 1: The I		new corpore'.e n≀ me below. Us	e 3(b.) below for all other
	MidAmerica Baptist Conferen	C9 New Nam	e Tio	

Article 5 of the Articles of Incorporation is amended in its entirety to read as follows:

The purpose of the corporation is to be a religious entity in accord with the Illinois General Not-For-Profit Act of 1986 and § 501(c)(3) of the United States Internal Revenue Code of 1986, or the corresponding provisions of any future Illinois not-for-profit corporation law or United States internal revenue law.

If the amendment affects the corporate purpose, the amended purpose is required to be sat for h in its entirety. If

there is not sufficient space to add the full text of the amendment, attach additional sheets of this size.

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4. The undersigned Corporation has caused these Articles to be signed by a duly authorized officer who affirms, under penalties of perjury, that the facts stated herein are true and correct.

All signatures must be in BLACK INK.

Control Morel	h 24	. 08	Midwest Baptist Conference		
Dated March	Month & Day	Year	Exact Name of Corporation		
De.	managella	W DEM			
	Any Authorized Officer's S	Signature			
(PRI	ERNARDE TAND	is District	Executive MinistER		
	Name and Title (type of	r print) // pc	· · · · · · · · · · · · · · · · · · ·		
		(1)			
if there are r	no duly authorized officer	rs, the persons des	signated under Section 101.10(b)(2) must sign below and print		
name and til	tio.				
The undersi	The undersigned arifrms, under penalties of perjury, that the facts stated herein are true.				
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	OA				
Dated	70	_			
Dated	Mon\h & P¢y	Year			
	(1)				
	0)		Name and Title (print)		
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			Name and Title (print)		
	Signature	9/	idania suo tino (buni)		
			Name and Title (print)		

NOTES

- 1. State the true and exact corporate name as it appears on the recurds of the Secretary of State BEFORE any amendment herein is reported.
- 2. Directors may adopt amendments without member approval only when the corporation has no members, or no members entitled to vote pursuant to §110.15.
- 3. Director approval may be:
 - a. by vote at a director's meeting (either annual or special), or
 - b. by consent, in writing, without a meeting.

Signature

- 4. All amendments not adopted under Sec. 110.15 require that:
 - a. the board of directors adopt a resolution setting forth the proposed amendment, and
 - b. the members approve the amendment.

Member approval may be:

- a. by vote at a members meeting (either annual or special), or
- b. by consent, in writing, without a meeting.

To be adopted, the amendment must receive the affirmative vote or consent of the holders of at least two-thirds of the outstanding members entitled to vote on the amendment (but if class voting applies, also at least a two-thirds vote within each class is required).

The Articles of Incorporation may supersede the two-thirds 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 a majority within each class when class voting applies. (Sec. 110.20)

5. When member approval is by written consent, all members must be given notice of the proposed amendment at least five days before the consent is signed. If the amendment is adopted, members who have not signed the consent must be promptly notified of the passage of the amendment. (Sec. 107.10 & 110.20)

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