Filing Fee: See Instructions

ID Number: 800030780



## STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State **Division of Business Services** 148 W. River Street Providence, Rhode Island 02904-2615

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2016 MAK 1 0 ARTICLES OF MERGER OR CONSOLIDATION INTO Insert full name of surviving or new entity on this line. TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES SECTION I: Pursuant to the applicable provisions of the General Laws of Rhode Island, 1956, as amended, the undersigned entities submit the following Articles of Merger or Consolidation (check one box only) for the purpose of merging or consolidating them into one a. The name and type (for example, business corporation, non-profit corporation, limited liability company, limited partnership, etc.) of each of the merging or consolidating entities and the state under which each is organized are: State under which Name of entity Type of entity entity is organized **Not-for-Profit Corporation** Bethany Evangelical Lutheran Church of Cranston, R.I. Rhode Island St. Paul Evangelical Lutheran Church **Not-for-Profit Corporation** Rhode Island b. The laws of the state under which each entity is organized permit such merger or consolidation. c. The full name of the surviving or new entity is St. Paul Evangelical Lutheran Church Rhode Island which is to be governed by the laws of the state of d. The attached Plan of Merger or Consolidation was duly authorized, approved, and executed by each entity in the manner prescribed by the laws of the state under which each entity is organized. (Attach Plan of Merger or Consolidation) e. If the surviving entity's name has been amended via the merger, please state the new name: NA f. If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, and such surviving or new

entity is not qualified to conduct business in the state of Rhode Island, the entity agrees that it: (i) may be served with process in Rhode Island in any proceeding for the enforcement of any obligation of any domestic entity which is a party to the merger or consolidation; (ii) irrevocably appoints the Secretary of State as its agent to accept service of process in any action, suit, or proceeding; and (iii) the address to which a copy of such process of service shall be mailed to it by the Secretary of State is:

N/A

g. These Articles of Merger or Consolidation shall be effective upon filing unless a specified date is provided which shall be no later than the 90th day after the date of this filing March 31, 2016

TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES **SECTION II:** IS A <u>BUSINESS CORPORATION</u> PURSUANT TO TITLE 7, CHAPTER 1.2 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED.

If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, such surviving or new entity hereby agrees that it will promptly pay to the dissenting shareholders of any domestic corporation the amount, if any, to which they shall be entitled under the provisions of Title 7, Chapter 1.2 of the General Laws of Rhode Island, 1956, as amended, with respect to dissenting shareholders.

Form No. 610 Revised: 06/08 MAR 16 2016

| b.    |  | omplete the rporation.  |  | merging business corporation is a subsidiary corporation of the survivir  | ng              |
|-------|--|---|--|---|-----------------|
|       | i)                                     | The nam   | ne of the subsidiary corporation is  |   |                 |
|       | ii)                                    | А сору  | of the plan of merger was mailed to sharehold  | ders of the subsidiary corporation (such date shall not be less than 30   |                 |
|       | ·                                      |   | om the date of filing)   |   |                 |
| C.    | As                                     | required  | by Section 7-1.2-1003 of the General Laws, t   | he corporation has paid all fees and franchise taxes.   |                 |
| • •   |  |   | •  |   | •               |
| SE    | CTI                                    | ION III:  |  | OR MORE OF THE MERGING OR CONSOLIDATING ENTITIE<br>PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAN  |                 |
|       | noi<br>add<br>pre<br>wh<br>If a<br>pro | n-profit co<br>opted, that<br>esent at the<br>aich states<br>any mergio<br>ofit corpora | orporation which sets forth the date of the sat a quorum was present at the meeting, and meeting or represented by proxy were end that the plan was adopted by a consent in wing or consolidating corporation has no mem | t corporation are entitled to vote thereon, attach a statement for <u>each</u> suc<br>meeting of members at which the Plan of Merger or Consolidation want<br>d that the plan received at least a majority of the votes which member<br>titled to cast; <u>OR</u> attach a statement for each such non-profit corporation<br>riting signed by all members entitled to vote with respect thereto.<br>bers, or no members entitled to vote thereon, then as to <u>each</u> such no<br>te of the meeting of the board of directors at which the plan was adopted<br>to of a majority of the directors in office. | as<br>ers<br>or |
| • •   | • •                                    | • • • • •   |  | •••••   | ,               |
| SE    | CTI                                    | ION IV:   |  | OR MORE OF THE MERGING OR CONSOLIDATING ENTITIE<br>SUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAN  |                 |
| a.    |  |   | nent of merger or consolidation is on file a<br>or other business entity and the address there   | at the place of business of the surviving or resulting domestic limite eof is:  | ЭС              |
| b.    | oth                                    | ner busine  |  | be furnished by the surviving or resulting domestic limited partnership on partner of any domestic limited partnership or any person holding acconsolidate.   |                 |
|       |  |   |  |   |                 |
| SE    | CTI                                    | ON V:   | TO BE COMPLETED BY ALL MERGIF  | OR CONSOLIDATING ENTITIES   |                 |
|       |  |   |  |   |                 |
| incl  | aer<br>udir                            | penalty<br>ng anv ad  | or perjury, we declare and aπirm that<br>ecompanying attachments, and that all s   | we have examined these Articles of Merger or Consolidation tatements contained herein are true and correct.   | n,              |
|       |  |   |  |   |                 |
|       |  | _B  | ethany Evangelical Lutheran Church of Cr   |   |                 |
|       |  | 0   | Pri  | nt Entity Name  |                 |
| Ву:   |  | Lew   | m Unacco   | President   |                 |
|       |  | (h).  | Name of person signing   | Title of person signing   |                 |
| By: ( |  | Den   | da Mureau  | Secretary   |                 |
| -     |  | }   | Name of person signing   | Title of person signing   |                 |
|       |  |   |  | <u>.</u>  |                 |
|       |  | St  | . Paul Evangelical Lutheran Church   |   |                 |
|       | 1                                      | 2 1   | Pri  | nt Entity Name  |                 |
| Bv:   | +                                      | Sule  | uly I  | President   |                 |
| -J.   | <u>'</u>                               | 7 11  | Name of parson signing   | Title of person signing   |                 |
| Bv:   | /.                                     | 1.11.   | (' // 1.   | Secretary   |                 |
| -y·.  | <del>-64</del>                         | ···   | Name of person signing   | Title of person signing   |                 |

### AGREEMENT OF MERGER

Agreement made this day of 3/4/4, by and between The Bethany Evangelical Lutheran Church of Cranston, R.I., a Rhode Island not-for-profit corporation with a principal place of business at 116 Rolfe Square, Cranston, R.I. 02910 (RI Business ID #000027238) (hereinafter "Bethany"), and The St. Paul Evangelical Lutheran Church, a Rhode Island not-for-profit corporation with a principal place of business at 389 Greenwich Avenue, Warwick, R.I. 02886 (RI Business ID #000030780) (hereinafter St. Paul).

WHEREAS, both parties are congregations of the Evangelical Lutheran Church in America (ELCA), New England Synod (Synod); and

WHEREAS, the membership, attendance and expenses of maintaining two congregations in close proximity has made it desirable for the parties to combine their efforts to provide worship, Christian instruction and outreach, as one congregation and in one location, in order to fulfill the mission and purpose of both more effectively; and

WHEREAS, the parties have agreed upon terms for their merger and continued existence as a merged congregation, continuing the existence and purpose of both in one place and as one body;

#### NOW THEREFORE, the parties agree as follows:

- 1. Legal Merger. Upon vote of the congregations of both parties to merge and execute this document and all other documents required to accomplish their merger, and upon approval of the merger by the Synod, appropriate merger documents shall be filed with the Secretary of State of Rhode Island, effecting the legal merger of the corporations.
- 2. Effective Date of Merger. The effective date of the merger shall be the date of filing of the merger documents or March 31, 2016, whichever date is later ("effective date").
- 3. Continuing Corporation and Name. St. Paul shall be the surviving corporation, and the name of the corporation upon merger and thereafter shall be St. Paul Evangelical Lutheran Church.
- 4. Continued Reference to Bethany. After merger, the surviving corporation and congregation shall recognize that it is the continuance of the existence and mission and ministry of Bethany, and shall note such existence in publications, physical plaques and displays in the church building, and in all other appropriate ways, to demonstrate the continued existence of the Bethany congregation, church and ministry.
- 5. Transfer of Endowment Funds and Disposition of Assets. Except as otherwise set forth in this agreement, all assets of Bethany existing at the date of this agreement shall become assets of the merged corporation. Specifically, and not in limitation thereof, the following specific assets shall be addressed as follows:
  - a. Bethany shall have the right to sell or otherwise dispose of its real estate at the address listed above at such price and upon such terms as it shall decide, in its sole

- discretion, whether closing of such sale shall be prior to or after the effective date. The net proceeds of such sale shall be added to the general funds of Bethany and be transferred to the merged corporation upon merger.
- b. All endowment funds of Bethany, except for those covered by Paragraph 6 below, and those specific gifts made in accordance with Exhibit B attached hereto, shall be transferred to the merged corporation, and be administered in accordance with the terms and restrictions applying to such funds. Every effort shall be made by Bethany and the merged entity to assure the continued availability of such funds to the merged corporation, it being recognized that the merged corporation is the continuance of the existence of Bethany and its congregation and ministry. Bethany makes no representation or promise that any funds held by any entity other than it shall continue to benefit the merged corporation.
- c. All general funds and assets, records, and religious artifacts owned by Bethany at the time of merger, not covered by 5(a) above, shall become the property of the merged corporation.
- 6. Bethany Cemetery. The parties recognize and agree that Bethany owns a cemetery in Cranston, R.I., which is on property separate from the church building. Prior to or contemporaneously with the merger, said cemetery property shall be transferred by Bethany to the cemetery corporation of St. Paul (The St. Paul Evangelical Lutheran Church Cemetery, Inc.), to be owned by and administered in accordance with the rules and regulations of that corporation. In addition, \$250,000 of the unrestricted endowment funds of Bethany shall be distributed to the cemetery corporation to provide funds to pay for the operation and care of the Bethany Cemetery.
- 7. Insurance Policies; Retirement Funds; Employment Records. Upon merger, and upon evidence of coverage by replacement insurance policies or sale of assets requiring such insurance, all insurance policies covering Bethany shall be cancelled. Any insurance on the Bethany church building shall be kept in effect until sale of said building. Any retirement funds in the name of Bethany shall be transferred to the oversight of St. Paul, to be applied as required by law for the benefit of those current or former employees benefiting from such retirement funds. All employment records for Bethany employees, current or past, shall be maintained by St. Paul. All past insurance policies covering Bethany which are in effect or held in the records of Bethany shall be retained and maintained by St. Paul.
- 8. Governmental Notices. The parties agree that all governmental entities required to receive notice of the merger, or any matters arising as a result of the merger, shall be notified as required.
- 9. Employment. Except as set forth in separate employment agreements or arrangements, no employee of Bethany shall be an employee of the merged corporation, and there are no promises of continued employment by the merged entity in existence.
- 10. Officers and Council. After merger, the members of the Church Council and Officers of the merged congregation/corporation, elected in accordance with the Constitution of the merged corporation, which shall be the Model Constitution for Congregations of the ELCA, which shall be adopted contemporaneously with the merger if not already adopted, shall be those persons listed on Exhibit A attached hereto and made a part hereof.

11. Merger and Choice of Law; Miscellaneous. This is a Rhode Island agreement and shall be governed by the laws of the State of Rhode Island, and into it are merged all of the discussions of the parties. This agreement shall be subject to the jurisdiction of the courts of the State of Rhode Island, to the jurisdiction of which both parties submit. Prior to any dispute being submitted to court, however, the parties shall attempt in good faith to resolve the dispute, and shall seek the assistance of the Synod Bishop in such efforts. Paragraph headings are for reference only and have no substantive meaning. Any amendment to this agreement shall be in writing with the same formalities of this agreement.

IN WITNESS WHEREOF, the parties have set their hands and seals by their officers duly authorized to sign, the day and date first written above.

THE BETHANY EVANGELICAL LUTHERAN CHURCH OF CRANSTON, RHODE ISLAND

Lynn Anderson, President

Lynn Anderson, President Being duly authorized

THE ST. PAUL EVANGELICAL LUTHERAN CHURCH

Kimberly Paiva, President Being duly authorized

# EXHIBIT A CONGREGATION COUNCIL AFTER MERGER

Kimberly Paiva - Council President
Bob Jacob - Vice President
Bill Zurawski - Secretary
Linda Nelson - Treasurer
Lynn Anderson
Judy Forgue
Melissa Martin
Dan Martineau
Marge McGunagle
Lisa Murley
Linda Murray
MaryEvelyn Nelson
Richard Pezza
Ron Strunz

Total gifts: \$35,000

# **EXHIBIT B**

# SPECIFIC DISTRIBUTIONS FROM BETHANY ENDOWMENT PRIOR TO TRANSFER

| \$5,000  | Camp Calumet Lutheran Ministries, New England Synod    |
|----------|--|
| \$5,000  | Camp Street Ministries, Providence, RI                 |
| \$5,000  | ELCA Fund for Leaders in Mission                       |
| \$10,000 | Cranston Comprehensive Community Action Program (CCAP) |
| \$10,000 | Mission Development Fund, New England                  |

# **CERTIFICATION OF VOTE**

We, the duly elected President and Secretary of St. Paul Evangelical Lutheran Church, hereby certify that at a duly called meeting of the members of the corporation, held March 6, 2016, at which a quorum was present, the attached Articles of Merger and Agreement of Merger were passed by a (1) (100) vote.

In witness whereof, we have set our hands and seals this 6 day of March, 2016.

Witness President

Patter Man Amanda March, 2016.

# **CERTIFICATION OF VOTE**

In witness whereof, we have set our hands and seals this \_\_\_\_ day of March, 2016.

Park Usedal Hours Leven Andrews

President

Witness Reverses Reverses Reverses

I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

Nellie M. Gorbea
Secretary of State

Tullin U. Horler

