Filing Fee: \$50.00

ID	Number:	



## STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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

#### **NON-PROFIT CORPORATION**

## **APPLICATION FOR CERTIFICATE OF AUTHORITY**

for	rsuant to the provisions of Section 7-6-74 of the General Laws of Rhode Island, 1956, as amended, the undersigned eign non-profit corporation hereby applies for a Certificate of Authority to conduct affairs in the state of Rhode Island, d for that purpose submits the following statement:
1.	The name of the corporation is The APOSTOLIC CHURCH, BUSTON ASSEMBLY
2.	It is incorporated under the laws of
3.	The date of its incorporation is AUGUST 5, 1999
4.	The address of its principal office in the state or country under the laws of which it is incorporated is:
5.	The address of its proposed registered office in Rhode Island is    DUNNELL LANE
	Rhode Island at that address is RI CASOC and the name of its proposed registered agent in (Zip Code)
	(Name of Agent)
6.	The specific purpose or purposes which it proposes to pursue in conducting its affairs in Rhode Island are  1. To Carmont the Great Commission of the Level Sesus Christ
	to byo therefore and teach " a srecorded in Matthew 28:10-21
	of the Holy Bible
	2. To share the juyof a spirit-filled life with others
	3. To honor and offerity the Lord Jesus Christ and to build
	his knadem according to the directions of the Holy Sprit.
	4. To establish and maintain local congregations
	according to the pattern of the New Testament Church.

**FILED** 

SEP 0 4 2007 By AMP

Form No. 250 Revised: 12/05

7.	The names and respective addresses of its directors and officers are:		
	<u>NAME</u>	<u>ADDRESS</u>	
	Director Kwabena D. Akufu	5 Buttonwood Dr. Andres, MA 01810	
	Director Forathan Okla	200 Vernon St. Apt 3145 Worcester, MA 01007	
	Director Bach Atchamford	48 Dellwood Kd, Worcester, MH 01602	
	President Knubera D. Akufo	5 Buttonwood Br., Andorer, MA 01870	
	Vice President	Orbitan and Artist No. 4 total and 7	
	Treasurer Sonathan OKa	200 Vernon St. Apt 3145, Worzester, MA 01607	
	Secretary Baah Achamfun	48 Dellwood Rd, Worcester, MA 01602	
	Director: Samuel A. Konadu	136 Country Club Blod #360, Warrester, MA 01605	
8.	This application is accompanied by certified copies authenticated by the secretary of state or other authorities.	of its articles of incorporation and all amendments thereto, duly prized officer of the jurisdiction of its incorporation.	
Da	this Apj attachm correct.	Denalty of perjury, we declare and affirm that we have examined colication for Certificate of Authority, including any accompanying ments, and that all statements contained herein are true and APVSTOLIC CHURCH, BOSTON ASSEMBLY Print Exact Name of Corporation Making Application  President or Vice President (check one)  AND  Secretary or Assistant Secretary (check one)	



# The Commonwealth of Massachusetts

Secretary of the Commonwealth

State House, Boston, Massachusetts 02133

August 24, 2007

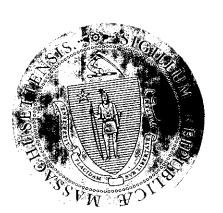
TO WHOM IT MAY CONCERN:

I hereby certify that

### APOSTOLIC CHURCH, BOSTON ASSEMBLY, THE

appears by the records of this office to have been incorporated under the General Laws of this Commonwealth on August 5, 1999 (Chapter 180).

I also certify that so far as appears of record here, said corporation still has legal existence.



In testimony of which,
I have hereunto affixed the

Great Seal of the Commonwealth

Villian Travino Galicin

on the date first above written.

Secretary of the Commonwealth

Processed By jhr

## The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

### ARTICLES OF ORGANIZATION (General Laws, Chapter 180)

#### ARTICLE I

The exact name of the corporation is:

The Apostolic Church, Boston Assembly

#### ARTICLE II

The purpose of the corporation is to engage in the following activities:

- To carry out the Great Commission of the Lor Jesus Christ, to "go therefore and teach..." as recorded in Matthew 28:19-20 of the New Testament of the Holy Bible
- 2. To share the joy of a spirit-filled life with others.

M

- 3. To honor and glorify the Lord Jesus Christ and to build his kingdom according to the directions of the Holy Spirit.
- 4. To establish and maintain local congregations according to the pattern of the New Testament Church

99217049

Note: If the space provided under any article or item on this form is insufficient, additions shall be set forth on one vide only of supersate 8 1/2 x 11 sheets of paper with a left margin of at least 1 fach. Additions to more than one article may be made on a single about no long as each sprice requiring each addition is clearly indicated.

#### ARTICLE III

reportation may have one or more classes of members. If it does, the designation of such classes, the manner of election foliatments, the duration of membership and the qualification and rights, including voting rights, of the members of is, may be set forth in the by-laws of the corporation or may be set forth below:

classes of members are as documented in the book "Introducing the tolic Church, A Manual of Belief, Practice, & History" by the Church, Penygroes, Dyfed S. Walcs, U.K. 1998 John Penry Press.

#### ARTICLE IV

ther lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its intary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or mendions that any class of members, are as follows:

the provisions are as documented in the book "Introducing the Apostolic Church, A Manual of Belief Practice, & History" by the Apostolic Church Penygroes, Dyfed S. Wales, U.K. 1998 John Penry Press, Swansea

Also see attached Statement As to

#### ARTICLEV

The by-laws of the corporation have been duly adopted and the initial directors, president, treasurer and electeor orders presiding, financial or recording officers, whose names are set out on the following page, have been duty elected

\*\* If there are no printatons, state "None Mg finar (4) well-les are considered to be permanent and may only be changed by finag appropriate Articles of Amendment

#### ARTICLE IV - OTHER LAWFUL PROVISIONS

#### A. Tax-Exempt Provisions

- 1. This corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on: (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 2. No part of the assets of the corporation and no part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Two
- 3. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation except to the extert that the corporation makes expenditures for purposes of influencing legislation in conformity with the requirements of Section 501(h) of the Internal Revenue Code; and the corporation shall not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of or in opposition to any candidate for public office
- Except as may be otherwise required or permitted by law, the corporation may at any time authorize a petition for its dissolution to be filed with the Supreme Judicial Court of the Commonwealth of Massachusetts pursuant to Section 11A of Chapter 180 of the Massachusetts General Laws by the affirmative vote of a majority of the directors of the corporation then in office; provided, however, that in the event of any ...quidation, dissolution, termination, or winding up of the corporation (whether voluntary, involuntary, or by operation of law), the property or assets of the corporation remaining after providing for the payment of its debts and obligations shall be conveyed, transferred, distributed, and set over outright to one or more educational, charitable, religious or literary institutions or organizations, created and organized for non-profit purposes similar to those of the corporation, contributions to which non-profit institutions or organizations are deductible under Section 170(c) of the Code and which qualify as exempt from income tax under Section 501(c)(3) of such Code as such sections may, from time to time, be amended or added to or under any successor sections thereto, as a majority of the total number of the directors of the corporation may by vote designate and in such proportions and in such manner as may be determined in such vote; provided, further, that the corporation's property may be applied to charitable religious, literary or educational purposes

in accordance with the doctrine of cy pres in all respects as a court having jurisdiction in the premises may direct.

5. In any taxable year in which the corporation is a private foundation as described in IRC section 509(a), the organization shall distribute its income for said period at such time and manner as not to subject it to tax under IRC section 4942, and the organization shall not. (a) engage in any act of self-dealing as defined in IRC section 4941(d); (b) retain any excess business holdings as defined in IRC section 4943(c); (c) make any investments in such a manner as to subject the organization to tax under IRC section 4944; or (d) make any taxable expenditures as defined in IRC section 4945(d) or corresponding provisions of any subsequent federal tax laws.

## B. Other Lawful Provisions

- 1. The corporation shall have the following powers in furtherance of its corporate purposes:
  - (a) The corporation shall have perpetual succession in its corporate name.
  - (b) The corporation may sue and be sued.
  - (c) The corporation may have a corporate seal which it may alter at its pleasure
  - (d) The corporation may elect or appoint directors, officers, employees and other agents, fix their compensation and define their duties and obligations.
  - (e) The corporation may purchase, receive or take by grant, gift, devise, bequest or otherwise, lease, or otherwise acquire, own, hold, improve, employ, use and otherwise deal in and with, real or personal property, or any other interest therein, wherever situated, in an unlimited amount.
  - (f) The corporation may solicit and receive contributions from any and all sources and may receive and hold, in trust or otherwise, funds received by gift or bequest.
  - (g) The corporation may sell, convey, lease, exchange, transfer or otherwise dispose of, or mortgage, pledge, encumber or create a security interest in all, or any of its property, or any interest therein, wherever situated.
  - (h) The corporation may purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, employ, sell, lend, lease, exchange, transfer, or otherwise dispose of, morigage, pledge, use and otherwise deal in and with, bonds and other obligations, shares, or other securities or interests issued by others, whether engaged in similar or different business, governmental, or other activities.

- (i) The corporation may make contracts, give guarantees in furtherance of its corporate purposes and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds and other obligations, and secure any of its obligations by mortgage, pledge or encumbrance of, or security interest in, all or any of its property or any interest therein, wherever situated.
- (j) The corporation may lend money, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds so loaned or invested.
- (k) The corporation may do business, carry on its operations, and have offices and exercise the powers granted by Massachusetts General Laws, Chapter 180, in any jurisdiction within or without the United States, although the corporation shall not be operated for the primary purpose of carrying on for profit a trade or business unrelated to its tax exempt purposes.
- (1) The corporation may pay pensions, establish and carry out pensions, savings, thrift and other retirement and benefit plans, trusts and provisions for any or all of its directors, officers and employees.
- (m) The corporation may make donations in such amounts as the members of directors shall determine, irrespective of corporate benefit, for the public welfare or for community fund, hospital, charitable, religious, educational, scientific, civic, or similar purposes, and in time of war or other national emergency in aid thereof; provided that, as long as the corporation is entitled to exemption from federal income tax under Section 501(c)(3) of the Internal Revenue Code, it shall make no contribution for other than religious, charitable, scientific, testing for public safety, literary or educational purposes or for the prevention of cruelty to children or animals.
- (n) The corporation may be an incorporator of other corporations of any type or kind.
- (o) The corporation may be a partner in any enterprise which it would have power to conduct by itself.
- (p) The directors may make, amend or repeal the by-laws in whole or in part, except with respect to any provision thereof which by law or the by-laws requires action by the members.
- (q) Meetings of the members may be held anywhere in the United States
- (r) The corporation shall, to the extent legally permissible and only to the extent that the status of the corporation as an organization exempt under Section 501(c)(3) of the Internal Revenue Code is not affected thereby, indemnify each of its directors, officers, employees and other agents (including persons who serve at its request as directors, officers, employees or other agents of another organization in which it has an interest) against all liabilities and expenses, including amounts paid in satisfaction of indements.

in compromise or as fines and penalties, and counsel fees, reasonably incurred by him in connection with the defense or disposition of any action, suit or other proceeding. whether civil or criminal, in which he may be involved or with which he may be threatened, while in office or thereafter, by reason of his being or having been such a director, officer, employee or agent, except with respect to any matter as to which he shall have been adjudicated in any proceeding not to have acted in good faith in the reasonable belief that his action was in the best interests of the corporation; provided, however, that as to any matter disposed of by a compromise payment by such director. officer, employee or agent, pursuant to a consent decree or otherwise, no indemnification either for said payment or for any other expenses shall be provided unless such compromise shall be approved as in the best interests of the corporation. after notice that it involves such indemnification: (1) by a disinterested majority of the directors then in office: (2) by a majority of the disinterested directors then in office. provided that there has been obtained an opinion in writing of independent legal counsel to the effect that such director, officer, employee or agent appears to have acted in good faith in the reasonable belief that his action was in the best interests of the corporation; or (3) by a majority of the disinterested members entitled to vote, voting as a single class. Expenses, including counsel fees, reasonably incurred by any such director, officer, employee or agent in connection with the de: use or disposition of any such action, suit or other proceeding, may be paid from time to time by the corporation in advance of the final disposition thereof upon receipt of an undertaking by such individual to repay the amounts so paid to the corporation if he shall be adjudicated to be not entitled to indemnification under Massachusetts General Laws. Chapter 180, Section 6. The right of indemnification hereby provided shall not be exclusive of or affect any other rights to which any director, officer, employee or agent may be entitled. Nothing contained herein shall affect any rights to indemnification to which corporate personnel may be entitled by contract or otherwise under law. As used in this paragraph, the terms "directors", "officers", "employees", and "agents" include their respective heirs, executors and administrators, and an "interested director" is one against whom in such capacity the proceeding in question or another proceeding on the same or similar grounds is then pending.

- (s) No person shall be disqualified from holding office by reason of any interest. In the absence of fraud, any director, officer, or member of this corporation individually, or any individual having any interest in any concern in which any such directors, officers, members, or individuals have any interest, may be a party to, or may be pecuniarily or otherwise interested in, any contract, transaction, or other act of this corporation, and
  - (i) such contract, transaction, or act shall not be in any way invalidated or otherwise affected by that fact;
  - (ii) no such director, officer, member, or individual shall be liable to account to this corporation for any profit or benefit realized through any such contract, transaction, or act; and

(iii) any such director of this corporation may be counted in determining the existence of a quorum at any meeting of the directors or of any committee thereof which shall authorize any such contract, transaction, or act, and may vote to authorize the same:

the term "interest" including personal interest and interest as a director, officer, stockholder, shareholder, trustee, member, or beneficiary of any concern; the term "concern" meaning any corporation, association, trust, partnership, firm, person, or other entity other than this corporation

- (t) The corporation shall have and may exercise all powers necessary or convenient to effect any or all of the purposes for which the corporation is formed; provided that no such power shall be exercised in a manner inconsistent with Massachusetts General Laws, Chapter 180 or any other chapter of the General Laws of the Commonwealth of Massachusetts; and provided, further, that the corporation shall not engage in any activity or exercise any power which would deprive it of any exemption from federal income tax which the corporation may receive under Section 501(c)(3) of the Internal Revenue Code.
- (u) All references herein: (1) to the Internal Revenue Code shall be deemed to refer to the Internal Revenue Code of 1986, as now in force or hereafter amended. (?) to the General Laws of the Commonwealth of Massachusetts, or any chapter thereof, shall be deemed to refer to said General Laws or chapter as now in force or hereafter amended; and (3) to particular sections of the Internal Revenue Code or the General Laws of the Commonwealth of Massachusetts shall be deemed to refer to similar or successor provisions hereafter adopted.

#### **ARTICLE VI**

The affective date of organization of the corporation shall be the date approved and filed by the Secretary of the Commonwealth.

Taken effective date is desired, specify such date which shall not be more than thirty days after the date of filing.

#### **ARTICLE VII**

,

TO THE PROPERTY OF THE PARTY OF

the information contained in Article VII is not a permaneut part of the Articles of Organization.

the street address (post office boxes are not acceptable) of the principal office of the corporation in Mussachusetts is:

5 Jill Circle, North Reading, MA, 01864

lay the name, residential address and post office address of each director and officer of the corporation is as follow a

	NAME	RESIDENTIAL ADDRESS	POST OFFICE ADDRESS
Passident:	Kwabena Akufo	8 Jill Circle North Reading, MA 01864	Same
Ticasurer:	Peggy Akufo	8 Jill Circle North Reading, MA 01864	Same
Oesk:	Emmanuel Bediako	150 School Street Somerville, MA 02145	Same
Circums:	Dora Asante	25 Magaretta Dr. Hyde Park, MA 02136	Same
Property des	Cynthia Simpson	111 Coventry Circle Brockton, MA 02401	Same

- c. The focal year of the corporation shall end on the last day of the month of:
- December:
  d. The figure and business address of the resident agent, if any, of the corporation is:

I/We, the below signed incorporator(\*), do hereby certify under the pains and penalties of perjury that I/we have not been convicted of any crimes relating to alcohol or gaming within the past ten years. I/We do hereby further certify that to the best of anylour knowledge the above-named officers have not been similarly convicted. If so convicted, explain

INTERES WHEREOF AND UNDER THE PAINS AND PENALTIES OF PERJURY, I/we, whose signature(x) appear below as incorporation(x) and whose muse(x) and business or residential address(es) are clearly types or printed beneath each signature, do hereby associate with the intention of forming this corporation under the provisions of General Laws. Chapter 180 and to highly sign these African of Organization as incorporator(s) this A.T. day of Tally.

Kyabena Akuto Peggy Akuto Emmanuel Bediako

8 Jill Circle 8 Jill Circle 150 School Street

North Reading, MA 01864 North Reading, MA 01864 Somerville, MA 02145

**Note: If an axisting corporation is acting as incorporator, type in the** exact **name** of the corporation, the state we other facts diction where **It was innormalist,** the name of the person signing on behalf of said corporation and the title be the holds or other withoutly by sebirb **such action is taken**. THE COMMONWEALTH OF MASSACHUSETTS

## ARTICLES OF ORGANIZATION

(General Laws, Chapter 180)

I hereby certify that, upon examination of these Articles of Organization, duly submitted to me, it appears that the provisions of the G. heral Laws relative to the organization of corporations have been complied with, and I hereby approve said articles; and the filing fee in the amount of \$3.5 converse paid, said articles are deemed to have been filed with me this the day of the law of the la

Effective date:

Dollen Francis Ballin

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

A TRUE COPY ATTEST &

Secretary of the Commonwealth

DATE CLERK M.

TO BE FILLED IN BY CORPORATION Photocopy of document to be sent to:

Fatema Dahodwala

350 Park Street, South 208

North Reading, MA 01864

Telephone:

A TRUE COPY ATTEST  William Francis Galvin Secretary of the Commonwealth Only Junior Ashburton Place, Boston, Massachusetts 02108.  WILLIAM FRANCIS GALVIN SECRETARY OF THE COMMONWEITH CATE OF CHANGE OF DIRECTOR OFFICERS OF NON-PROFIT CORPORATION (General Laws, Chapter 180, Section 6D)	-1512 S OR
I,Emmanuel Bediako	, *Clerk / *Assistant Clerk
having a principal office at 62 Batchelder St., Dorchester, (Street address of corporation in Massachusetts)  certify that pursuant to General Laws, Chapter 180, Section 6D, a change in the directors or clerk of said corporation has been made and that the name, residential address, and ex	and/or the president, treasurer and/
NAME RESIDENTIAL ADDRESS E President: Kwabena Akufo 5 Buttonwood Dr. Andover, MA 01810 Treasurer: Peggy Akufo 5 Buttonwood Dr. Andover, MA 01810	XPIRATION OF TERM OF OFFICE  Until  Successor
Clerk: Jonathan Sefogbe 15 Ronan St. Apt.2.  Dorchester, MA 02125  **Assistant Clerk:	is
Directors: Dora Asante 9 Organ Park St. Roslandale, MA 02131 Cynthia Simpson 11 Sycamore St. Brockton, MA 02401 Kwabena Akufo Same as above Peggy Akufo Same as above Jonathan SeFogbe Same as above	Appointed.
SEP 0 = 2002  SECRETAL CORPORATION LISTS  SIGNED UNDER THE PENALTIES OF PERJURY, this	nt, 20 02,
*Delete the inapplicable words.  *Please provide the name and residential address of the assistant clerk if helshe is executing this certification.	, *Clerk / *Assistant Clerk:

rederal identification no. 04-3534465

Fee: \$10.00

, \*Clerk / \*Assistant Clerk

## The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

## CERTIFICATE OF CHANGE OF PRINCIPAL OFFICE (General Laws, Chapter 180, Section 10C)

I, \_\_\_\_Emmanuel Bediako\_

of The Apostolic Church, Boston Assembly (Exact name of corporation)
having a principal office at 51 Lexington Street, Belmont, MA (Street address of corporation in Massachusetts)
do hereby certify that pursuant to General Laws, Chapter 180, Section 10C, the directors of said corporation have changed the location of the principal office of the corporation to:
62 Batchelder St. Dorchester, MA 02119
(New street address of corporation in Massachusetts including number, street, city or town and zip code.)
÷
•
SIGNED UNDER THE PENALTIES OF PERJURY, this 16th day of August, 2002,
, *Clerk / *Assistant Clerk.
_ Delete the inapplicable words.

362\_

BOTTER

## THE COMMONWEALTH OF MASSACHUSETTS

## CERTIFICATE OF CHANGE OF PRINCIPAL OFFICE

(General Laws, Chapter 180, Section 10C)

Inlan Francis Balling

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

A TRUE COPY ATTEST

Sple Janin Salch

WILLIAM FRANCIS GALVIN
SECRETARY OF THE COMMONWEALTH

DATE 7-17 CLERK AGT

**FEDERAL IDENTIFICATION** The Commonwealth of Massachusetts RECEIVED William Francis Galvin Secretary of the Commonwealth MAR 09 2007 One Ashburton Place, Boston, Massachusetts 02108-1512 SECRETARY OF THE COMMONWEALTH CORPORATIONS DIVISION CERTIFICATE OF CHANGE OF DIRECTOR OFFICERS OF NON-PROFIT CORPORATIO (General Laws, Chapter 180, Section 6D) Baah Achamfour The Apostolic Church Boston Assembly (Exact name of corporation) 62 Batchelder Street, Roxbury, Massachusetts 02119 having a principal office at (Street address of corporation in Massachusetts) certify that pursuant to General Laws, Chapter 180, Section 6D, a change in the directors and/or the president, treasurer and/ or clerk of said corporation has been made and that the name, residential address, and expiration of term of each director and the president, treasurer and clerk are as follows: NAME **RESIDENTIAL ADDRESS EXPIRATION OF TERM OF OFFICE** President: Kwabena D. Akufo 5 Buttonwood Drive Until Successor is Andover, MA 01810 appointed. 200 Vernon Street, Apt 314S Treasurer: Jonathan Okla Until Successor is Worcester, MA 01607 appointed. Clerk: Baah Achamfour 48 Dellwood Road Until Successor is Worcester MA 01602 appointed: \*\*Assistant Clerk: Directors:

SIGNED UNDER THE PENALTIES OF PERJURY, this	day of febrany	, 20 0-7
	Al L	•
- Sau	Many for	_ , *Clerk / *Assistant Clark.

136 Country Club Blvd. #360

Worcester MA 01605

\*Delete the inapplicable words.

Kwabena D. Akufo

Jonathan Okla

Baah Achamfour

Samuel A. Konadu

Same as above

Same as above

Same as above

Until Successor is appointed.
Until Successor is

Until Successor is appointed.

Until Successor is

appointed.

appointed.

<sup>&</sup>quot;Please provide the name and residential address of the assistant clerk if helshe is executing this certificate of change.

# THE APOSTOLIC CHURCH

# District of Massachusetts

The Massachusetts District Presbytery at its regular meeting on Saturday, February 17, 2007 voted unanimously the following people to serve as board of directors for the incorporated entity called The Apostolic Church Boston Assembly.

Title	Name	Residential Address	Expiration of Term of Office
President	Kwabena D. Akufo	5 Buttonwood Drive Andover, MA 01810	Until Successor is appointed.
Treasurer	Jonathan Okla	200 Vernon Street, Apt 314S Worcester, MA 01607	Until Successor is appointed.
Clerk	Baah Achamfour	48 Dellwood Road Worcester MA 01602	Until Successor is appointed.
Assistant Clerk			
Directors:	Kwabena D. Akufo	5 Buttonwood Drive Andover, MA 01810	Until Successor is appointed.
	Jonathan Okla	200 Vernon Street, Apt 314S Worcester, MA 01607	Until Successor is appointed.
	Baah Achamfour	48 Dellwood Road Worcester MA 01602	Until Successor is appointed.
· · · · · · · · · · · · · · · · · · ·	Samuel A. Konadu	136 Country Club Blvd. #360 Worcester MA 01605	Until Successor is appointed.

Signature: <sub>(</sub>	Jisula off	Date:	2/19/2007
Name:	Rev. Kwabena D. Akufo	Title:	Massachusetts District Pastor
Signature:	Dan Ahamforn	Date:	2/19/2007
Name:	Elder Baah Achamfour	Title:	Massachusetts District Secretary

FEDERAL IDENTIFICATION NO. 04-3534465 Fee: \$10.00

## The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512 066

# CERTIFICATE OF CHANGE OF PRINCIPAL OFFICE (General Laws, Chapter 180, Section 10C)

BAAH ACHAMFOUR	, *Clerk / <del>*Assistant Clerk</del>
of THE APOSTOLIC CHURCH BOSTON ASSE (Exact name of corporation)	MBLY.
having a principal office at 62 BATCHELDER ST BORCHESTE (Street address of corporation in Massachusetts)	R, MA 02119.
do hereby certify that pursuant to General Laws, Chapter 180, Section 10C, the directors of said of the location of the principal office of the corporation to:	
(New street address of corporation in Massachusetts including number, street, city or tou	A 02119
SIGNED UNDER THE PENALTIES OF PERJURY, this 15 day of Warch	, 20 <u>0 7</u>
Delete the inapplicable words.	_, *Clerk / * <del>Assistant Clerk.</del> *

#### THECOMMONWEALTHOFMASSACHUSETTS

RECEIVED

#### CERTIFICATE OF CHANGE OF PRINCIPAL OFFICE

MAR 30 2007

(General Laws, Chapter 180, Section 10C)

SECRETARY OF THE COMMONWEALTH CORPORATIONS DIVISION

1014233

I hereby approve the within Certificate of Change of Principal Office and, the filing fee in the amount of \$ \( \begin{array}{c} \ldots \\ \delta \end{array} \\ \delta \tag{Array} \\ \delta \tag{Arr

Splken Justin Solich
WILLIAM FRANCIS GALVIN
Secretary of the Commonwealth

A TRUE COPY ATTEST

WILLIAM FRANCIS GALVIN SECRETARY OF THE COMMONWEALTH

DATE 7.17 CLERK AGI



### STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

I, A. RALPH MOLLIS, 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:

A. RALPH MOLLIS

A. Japa 1. eeio

Secretary of State

