

3466 Old Dixie Hwy., Boynton Bch., FL
Phone (561) 369-0950 or (561) 732-1922



Christian
Come Alive
Believerance & Conference
Center

N94000006280

800002440268--9
-02/25/98--01036--001
*****35.00 *****35.00

Cheryl Coaklette:

What ever Corrections that is needed
For Internal Revenue to accept
This Added Articles you have
Permission to do so.

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
90 FEB 20 AM 10:00

For Further information Call
561-732-1922 or 561-369-0950

Thanks For your Consideration
and understanding. Mail to
P.O. Box 1573 Boynton Bch. Fl. 33435
We have a deadline to meet

March 6, 1998

P.S. your voice of encouragement
made my day.

Sincerely,
Annie Manville, Pastor
Amend. CAR APAMMD
2-20-98
cc



MANY ARE THE AFFLICTIONS OF THE RIGHTEOUS: BUT THE LORD
DELIVERETH HIM OUT OF THEM ALL.-----PSALMS 34:19



ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

Christian Come Alive Deliverance & Conference
Center Inc

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 incorporation.

FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)

Article III- Added to
Notice sheet

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
98 FEB 20 AM 10:00

SECOND: The date of adoption of the amendment(s) was: November 21, 1994

THIRD: Adoption of Amendment (CHECK ONE)

- The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
- There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.

Christian Come Alive Deliverance & Conference
Center, Inc
Corporation Name

Annie Parville
Signature of Chairman, Vice Chairman, President or other officer

ANNIE PARVILLE
Typed or printed name

PRESIDENT / PASTOR 2/18/98
Title Date

AMENDMENT OF ARTICLES

OF INCORPORATION WITH PARAGRAPHS ONE, TWO AND THREE ADDED TO ARTICLE III.

This organization 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 corresponding section of any future federal tax code.

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 person, 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 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, 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.

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.