

N0000000 3192

8 February, 2001

FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
P.O. BOX 6327
TALLAHASSEE, FL 32314

Re: Articles of Incorporation, Dunnellon Christian Community Club (DCCC), Document #N0000003192.

The attached Amended Articles Of Incorporation is submitted to include Article VII as directed by the IRS agent currently working DCCC's request for federal tax exemption. We invite your particular attention to the note included in the copy of Article VII:

"NOTE: Since you are Incorporated, a copy of the Amendment to your Articles of Incorporation reflecting the Seal and Signature of the appropriate state official must be submitted within the specified time." The specified time as given by the agent is three weeks (28 Feb. 01.)

We respectfully request this action be expedited as we are now a United Way of Marion County agency but cannot receive funding assistance until Federal and State Tax Exempt status is known. Additionally, we are currently working with Tara Thomas, Revenue Specialist II, Central Registration/Exemptions Unit, General Tax Administration.

Thanks in advance for your attention to this concern.

Sincerely,


Bernard James
President, DCCC

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Mr. Bernard James
21389 SW 102nd Street Rd
Dunnellon, FL 34431-5823

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FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
01 FEB 23 AM 10:50

Amendment
LTS 2-26-2001

22 February, 2001

FLORIDA DEPT. OF STATE
Division of Corporations, Amendment Section.
Attn. MS. Louise Fleming-Johnson
P.O. Box 6327
Tallahassee, FL 32314

SUBJECT: DUNNELLON CHRISTIAN COMMUNITY CLUB INC. (DCCC) ARTICLES OF
INCORPORATION, AMENDMENT/ADDITION

Ref. Number N00000003192

Attached please find the completed Articles of Amendment to Articles of Incorporation of the
Dunnellon Christian Community Club. Included in our submittal is our check for the stated
amendment filing fee and a Certified copy.

As you will note, our Articles of Incorporation are already on file. The desired amendment is a result
of guidance and instruction provided by the IRS representative. He insists this article must be
included before our tiny club can be granted tax-exempt status. He also included the following note
which I now quote for your consideration: "Since you are incorporated, a copy of the amendment to
your Articles of Incorporation reflecting the Seal and Signature of the appropriate state official must
be submitted within the specified time." We respectfully request that if you find everything in order
that this action be expedited.

In written and telephonic correspondence with other Florida State Department representatives, we
have frequently been advised that any request for state sales tax exemption will not be considered
until we have received tax exempt status from IRS. Again we plead for your expeditious attention to
this amendment request.

In your letter to us a recommendation was made that legal counsel review our documents. Our
reply: The DCCC consists of a group of UN paid volunteers. Our dues of \$3.00 per month for a
membership of 16 persons do not generate funds very fast. We have met most of the requirements
for becoming a United Way of Marion County sponsored agency. United Way of Marion County
now have on hand funds to assist our agency in helping our less fortunate neighbors. However, these
funds will not be released for our use until we have met all of the requirements for a Non-Profit Tax
exempt organization. When the State Department and the IRS complete their requirements, we hope
to then go forward in our efforts to help our less fortunate neighbors in Dunnellon.

Please advise expeditiously if there are any other requirements we must meet.

Sincerely,



Bernard James
President, Dunnellon Christian Community Club
DAY TIME PHONE # 352 465-2028



FLORIDA DEPARTMENT OF STATE

Katherine Harris
Secretary of State

February 14, 2001

Bernard James
% DUNNELLON CHRISTIAN COMMUNITY CLUB INC
21389 SW 102nd Street Road
Dunnellon, FL 34431-5823

SUBJECT: DUNNELLON CHRISTIAN COMMUNITY CLUB INC.
Ref. Number: N00000003192

This will acknowledge receipt of your correspondence which is being returned for the following reason(s):

The application/form submitted does not meet the requirements of this office; please complete the attached application/form.

Please specify which article number you are amending, adding, or deleting.

The fee to file articles of amendment is \$35. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

If you have any questions concerning this matter, please either respond in writing or call (850) 487-6910.

Louise Flemming-Jackson
Corporate Specialist Supervisor

Letter Number: 901A00009359

PHONE NUMBER 352 465-2028

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS

01 FEB 23 AM 10:50

DUNNELLOON CHRISTIAN COMMUNITY CLUB INC.
(present name)

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.)

XX

ADDED

ARTICLE VII SECTION 501(c)(3) PROVISIONS

SEE ATTACHED

SECOND: The date of adoption of the amendment(s) was: 8 FEBRUARY 2001

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.



Signature of Chairman, Vice Chairman, President or other officer

BERNARD JAMES

Typed or printed name

PRESIDENT

Title

20 February 2001
Date

ARTICLE VII SECTION 501©(3) PROVISIONS

1. Said 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©(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
2. 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 persons, 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 the 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.
3. 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, or 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.
4. In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in sections 501©(3) and 170©(2) of the Internal revenue Code of 1986 or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose.