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August 12, 2001

Amendment Division Department of State P.O. Box 6327 Tallahassee, FL 32314 300004549103--5 -08/22/01--01069--015 *****35.00 *****35.00

RE: N01000000558

Dear Amendment Specialist:

Please amend the enclosed Articles of Amendment for Atonement Christian Worship

Center, Inc., and forward the stamped copy to me at the above address, my check in the amount of thirty five [\$35] dollars is enclosed to cover filing fees.

If you have questions, please contact me at the above address or phone numbers.

Respectfully,

President

enc: 1 original, & copy Check \$35.00 100000000 Jes 33.00,

ARTICLES OF AMENDMENT Doc # N01000000558

The undersigned authority, acting as President of Atonement Christian Worship Center, Inc. A Florida Non-Profit Corporation and pursuant to Chapter 617, of the Florida Statues, do hereby adopt the following Articles of Amendments for the corporation and would state as follows:

*** INSERT ARTICLE II - PRINCIPAL OFFICE ***

The principal place of business is: 3500 N. State Road 7, Lauderdale Lakes, FL 33319

***MODIFY ARTICLE III - PURPOSE(S) ***

The purposes for which the corporation is organized are exclusively, religious, charitable, educational, and literal within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United State of Internal Revenue Law.

To receive tithes, offerings, gifts and bequests for the purpose of extending the gospel. To exercise all rights and powers conferred by the laws of the State of Florida upon Non-Profit Corporations.

This corporation is a not-for-profit organization and is not organized for the private gain of an person. It is organized under the nonprofit Public Benefit Corporation Law for religious purposes

*** MODIFY ARTICLE IV - BOARD OF DIRECTORS ***

The initial Board of Directors were appointed by the President, and shall consist of five (5) directors. The number of directors may be increased or decreased by amendment of the bylaws, but, shall in no case be less than three (3).

The names and addresses of the persons who are appointed to serve as initial Directors until their successors are elected and qualified are:

Paul Campbell (7940 Hampton Blvd. #619	North Lauderdale,	\mathbf{FL}	33068
Roy McClendon	4850 Mariners Way	Coconut Creek,	\mathbf{FL}	33063
Will Thompson	8211 SW 5 th Ct	North Lauderdale,	\mathbf{FL}	33068
Eric S. Chisolm	1212 Gray Mare Hallow Rd	Aiken,	S.C.	29803
Althea Orrlege	370 NW 105 Terr	Coral Springs,	FL	33074

*** INSERT ARTICLE VII - OFFICERS ***

The officers of this Corporation shall consist of a President, Secretary and Treasurer. Each shall be elected by the Board of Directors, and may be removed by the Board at such time and in such manner as may be prescribed in the Bylaws.

The names and addresses of each initial officer is:

Paul Campbell PRESIDENT	7940 Hampton Blvd. # 619	North Lauderdale,	FL	33068
Keisha Campbell SECRETARY	7940 Hampton Blvd. #619	North Lauderdale,	FL	33068
Carman McClendon TREASURER	4850 Mariners Way	Coconut Creek,	FL	33063

*** INSERT ARTICLE VIII - ORGANIZATION ***

- A. This corporation is organized and operated exclusively for religious, charitable, educational and literal purposes withing the meaning of section 501(c)(3) of the Internal Revenue code.
- B. Notwithstanding any other provisions of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding prevision of any future United States Internal Revenue Law.
- C. No substantial part of the activities of this corporation shall consist of carrying supropagantae or otherwise attempting to influence legislation, or intervene in any political campaign on behalf of any candidate for public office.

***INSERT ARTICLE IX - MEMBERSHIP ***

The qualification of members and manner of admission are:

To join on one's own free will and accord. Willing to abide by the teachings of the Bible.

*** INSERT ARTICLE X - CORPORATE ASSETS ***

Upon dissolution of this corporation assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, [religious, charitable, educational, literal] 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.

However, if the named recipient is not then in existence or no longer a qualified distributee, or unwilling or unable to accept the distribution, then the assets of this corporation, shall be distributed to a fund, foundation, or corporation organized and operated for the purposes specified in section 501(c)(3) of the Internal Revenue Code.

*** INSERT ARTICLE XI - FISCAL YEAR ***

The fiscal year of the corporation shall begin April 1, and end March 31 of each year.

No Members were entitled to vote on this amendments.

The foregoing amended Article of Incorporation were consented to and adopted by the Board of Directors on _____ day of August 2001.

X Faul Carlin