

Final Ercedom Aftercare, Inc. P.O. Box 618731 Orlando, Fl. 32861-8731 Ph. 407-579-3363

Only with Christ can there be lasting change N0100000003357

Dear Thelma Lewis:

I want to first thank you for helping me out on the phone Tuesday. I thought this 501 (C) 3 was a done deal but they are requiring much more information from me and it's nice to know that there are people in the State Government that want to help.

Enclosed you will find the Florida State Amendment form stating the articles that I would like to amend and two attached sheets that include the two articles to be amended. The two enclosed sheets are in the same format as my original Articles so you could just replace the original pages with the enclosed pages.

As I mentioned to you on the phone the IRS needs approved copies of the two articles that will be affected. You mentioned that you would fax a copy of the amended articles to me and I do appreciate that gesture. My fax # is 407-826-2336, my e-mail address is larv@walsh.org and my phone # during the day is 407-826-2309. If you need any more information from me, use any one of the three methods mentioned.

Again big thanks for your help, God Bless.

Sincerely,

Lawrence J. Walsh

President

100004604761--8

-09/24/01--01004--001 *****35.00 *****35.00

HILED

01 SEP 21 PN 3 4

SECNETARY OF STATE
TALLAHASSEE, FLORID

SEP 2 1 2001

ARTICLES OF AMENDMENT

ARTICLES OF AMENDMENT to SEP 21 ARTICLES OF INCORPORATION ARTICLES OF INCORPORATION
to SECRET 21 Pu
FLORD.
of
FINAL FREEDOM AFTERCARE, INC. (present name)
NOIDOOO 2257 (Document Number of Corporation (If known)
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.)
O AMEND-ARTICLE III "PURPOSE" TO READ AS PER ATTACHED AMENDMENT SHEET. ADDED PARAGRAPHS TWO AND THREE
2) AMEND-ARTICLE VIII "INITIAL BOARD OF DIRECTORS" TO READ AS PER ATTACHOD AMENDMENT SHEET. AUDED THREE ADDITIONAL BOARD MEMBERS
SECOND: The date of adoption of the amendment(s) was:
☐ 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.
Jawrence I. Malch
Signature of Chairman, Vice Chairman, President or other officer
Typed or printed name

PRESIDENT Title

ARTICLES OF INCORPROATION

FILED

01 SEP 21 PM 3: 42

SECRETARY OF STATE
TALLAHASSEE, FLORID:

ARTICLE I

NAME

The name of the corporation is **Final Freedom Aftercare**, Inc. The principal place of business and mailing address of the corporation shall be located at 7133 Keel Court, Orlando, Florida 32835.

ARTICLE II

DURATION

This corporation shall have perpetual existence commencing on April 1, 2001

ARTICLE III

PURPOSE

This corporation is organized for the general purpose of evangelizing prisoners, ex-prisoners and their families, specifically for reaching out to ex-prisoners with spiritual, emotional and physical assistance, for individual Christian development and for other religious and charitable purposes permitted to tax exempt organizations under the provisions of Section 501 (C) (3) of the Internal Revenue Code of 1986 as amended.

This organization is organized exclusively for charitable purpose within the meaning of section 501 (C)(3) of the Internal Revenue Code.

Notwithstanding any other provision of these Articles, the organization shall not carry on any other activities not permitted to be carried on by an organization exempt from Federal income tax as an organization described in section 501 (C) (3) of the Internal Revenue Code (or corresponding section of any Federal tax code).

The following shall not be construed as authority to carry on business or exercise any power or undertake any act which may be inconsistent with Chapter 617, Florida Statutes relating to corporation not for profit or Section 501 (C)(3) of the Internal Revenue Code of 1986 as amended.

ARTICLE VII

INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this corporation is 7133 Keel Court, Orlando, Florida 32835 and the name of the initial registered agent of this corporation at that address is Lawrence John Walsh.

ARTICLE VIII

INITIAL BOARD OF DIRECTORS

This corporation shall have six (6) directors. The number of directors may be either increased or diminished from time to time by the bylaws but shall never be less than three (3) nor more than seven (7). The name and address of the director of this corporation is:

Lawrence J. Walsh, 7133 Keel Court, Orlando, Florida 32835 Social Security # 186-32-3244	President
Gisela P. Walsh, 7133 Keel Court, Orlando, Florida 32835 Social Security # 103-34-3477	Director # 1
Paul M. Johnson, 213 West 20 th Street, Sanford, Florida 32771 Social Security # 232-50-8496	Director # 2
Joseph Bissonette, 7243 Hiawassee Oak Dr, Orlando, Fl. 32818 Social Security # 008-26-4007	Director # 3
John A. Hughes, 920 W. New Hampshire St, Orlando, Fl. 32804 Social Security # 262-54-7945	Director # 4
Maria S. Colon-Rivera, 936 Arbor Hill Circle, Clermont, Fl. 34771 Social Security # 100-36-0030	Director # 5

ARTICLE IX

INCORPORATOR

The name and address of the person signing these articles is:

Lawrence John Walsh, 7133 Keel Court, Orlando, Florida 32835

ARTICLE X

BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the President with appropriate counsel from the Board of Directors.