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To the Department of State Division of Corporations (AMENDMENT SECTION)

Attached is information regarding amending and adding Articles of incorporation of a Florida not for profit corporation: Jesus 1st Christian Ministries Inc., filed March 8, 2002, Document number of this corporation is N02000001667. All fees have been paid.

Telephone number:

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Thank you, Comic Vy nubers Connie Vyverberg R 25 AM 10: 40
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LASSEE, FLORID

Check enclosed \$43.75

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ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

Of



Jesus 1st Christian Ministries Inc.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adapts the following articles of amendment to its articles of incorporation.

AMEND: Article Number IV

This corporation shall have three (3) director initially. The number of directors may be either increased or diminished from time to time by the bylaws but shall never be less than three. The manner in which the Directors are elected shall be by majority vote of the members.

ADD Article IV - Finances

All funds needed for the maintenance of the Corporation shall be provided by the voluntary contributions, tithes, and offerings of the members and friends of the corporation. The pastor(s) shall be supported according to his needs, either by free-will offerings or by stated allowance as shall be decided upon by the Board of Directors in its regular business sessions. It is expected that every member shall decide before God what he or she can and will give cheerfully to the support of the Lord's work at home and in the foreign field.

ADD Article X – Departments and Committees

The church shall provide for the establishment of relief committees, home missionary committees, or any other departments or committees as the needs of the work may require. These committees and or departments shall be subordinate to the church and shall contribute to the harmony and development of the whole. They shall be under the general supervision of the Board of Directors. The pastor(s) shall be an ex-officio member of all committees and departments. The pastor(s) and the Board of Directors shall determine when the need for such committees and departments mush be organized or disbanded.

ADD Article XI - Bylaws

The power to adopt, alter, amend or reply bylaws shall be vested in the Board of Directors.

ADD Article XII - Indemnification

The corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

ADD Article XIII – Conduct of Corporate Affairs

The corporation shall qualify for and become a corporation qualifying as a 501(c)(3) corporation and all activities and conduct of the corporation shall be consistent therewith.

- A. The organization is organized exclusively for charitable, religious, educational, 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.
- B. Notwithstanding any of the provision herein, the purposes of this organization are limited to such purposes as are permitted under Section 501(c)(3) of the Internal Revenue Code.
- C. 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 above. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation 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.

ADD Article XIV – Dissolution

Upon dissolution, the corporation shall become the property of a tax-exempt institution under Section 501)(c)(3) of the Internal Revenue Code of 1954, as amended, of the United States of America, to be designated by the Board of Trustees; provided; however, that the just debs and liabilities of the corporation shall first be paid. Upon dissolution, none of the assets or property of the corporation shall devolve to the benefit of any member, private individual or business entity except as provided above in the Article XIV.

The date of adoption of these amendments was: March 19, 2002

The amendments were adopted by the members and the number of votes cast for the amendment was sufficient for approval.

Bruce R. Vyverberg

Typed or printed name