N02000008687

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SECRETARY OF STATIOHS DIVISION OF CORPORATIONS 25

Amend.

18/13

COVER LETTER

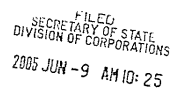
TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	GULFCOAST CHRISTIAN CENTER, INCORPORATED			
DOCUMENT NUMBER:	N2000008687			
The enclosed Articles of Amenda	nent and fee are submitted for filing.			
Please return all correspondence	concerning this matter to the following:			
	JEREMY SLAY			
	(Name of Contact Person)			
	GULF COAST CHRISTIAN CENTER			
	(Firm/ Company)			
10412 SOARING EAGLE DRIVE				
	(Address)			
	RIVERVIEW, FL 33569			
	(City/ State/ and Zip Code)			
For further information concerning	ng this matter, please call:			
JEREMY SLAY	at (813) 741-3724			
(Name of Contact Per	at (813) 741-3724 (Area Code & Daytime Telephone Number)			
Enclosed is a check for the follow	ving amount:			
	Filing Fee & \$\square\s			
Mailing Address Amendment Section Division of Corpo P.O. Box 6327				

Tallahassec, FL 32399

Tallahassee, FL 32314

Articles of Amendment to Articles of Incorporation



10
GULFCOAST CHRISTIAN CENTER, INCORPORATED
(Name of corporation as currently filed with the Florida Dept. of State)
N2000008687
(Document number of corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation) AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC) SEE ATTACHED
ARTICLE III SEC. D - ADDED
ARTICLE XII FINANCE ADDED
ARTICLE V, TERM - AMENDED



Amendments to Articles of Incorporation for Gulf Coast Christian Center, Inc.

ADDITIONS:

Article III, Sec, D

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 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article XII, Finance

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 of distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of the 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, of (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.

AMENDED:

Article V, Term

This corporation shall exist perpetually or until dissolved by due process of law. Should this corporation cease to exist as a legal entity and its charter be terminated, title to all its property automatically shall become vested in the Peninsular Florida District Council of the Assemblies of God, Inc., Lakeland, Florida in the same manner as it holds title to any other property. 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. Any such assets nor disposed of shall be disposed of by the Court or Common Pleas of the county in which the principal office of the organization in then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

The date of adoption of the am	endment(s) was: OZ JUNE OF
Effective date if applicable:	OZ JUNE OS
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	as (were) adopted by the members and the number of votes cast as sufficient for approval.
	or members entitled to vote on the amendment. The ere) adopted by the board of directors.
Signed this	day of JUNE , Zeos
Signature	S. Diff
have not been selec	vice chairman of the board, president or other officer- if directors eted, by an incorporator- if in the hands of a receiver, trustee, or ed fiduciary, by that fiduciary.)
JEREMY S	SLAY
(Тур-	ed or printed name of person signing)
DIRECTO	R, PASTOR
	(Title of person signing)

FILING FEE: \$35