N05000000096

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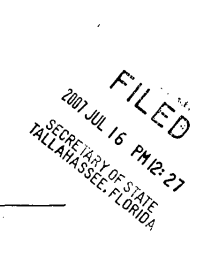
07/16/07--01006--011 **35.00

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: God's	Miracle Healing Fountain Deliverance Church, I	nc -
DOCUMENT NUMBER: N0500000	00096	_
The enclosed Articles of Amendment and	d fee are submitted for filing.	
Please return all correspondence concern	ing this matter to the following:	
Vinson Owes	A CONTRACTOR OF THE SECOND STATE OF THE SECOND SECO	. ▼
(Na	me of Contact Person)	
	(Firm/ Company)	
	(Firm/ Company)	
3720 Williams Landing Cir	rcle, Bldg. 1, Apt. 307 (Address)	
Tama 51 22040 0420	, , , , , , , , , , , , , , , , , , ,	
Tampa, FL 33610-9130 (Cit	y/ State and Zip Code)	
For further information concerning this n	natter, please call:	
To the second of		
Vinson Owes	at (_813)630-1571	_
(Name of Contact Person)	(Area Code & Daytime Telephone Number)	
Enclosed is a check for the following am	ount:	
✓ \$35 Filing Fee		
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301	

Articles of Amendment to Articles of Incorporation of



God's Miracle Healing Fountain Deliverance Church Inc.

N05000000096

(Name of corporation as currently filed with the Florida Dept. of State)

(Document number of corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit</i> Corporation 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)
The wording in the first paragraph of Article III (Purpose) and Article X (Distribution of
Assets Upon Dissolution) is being modified to meet specific Federal government
wording requirements in order to qualify as a tax-exempt entity.
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(Attach additional pages if necessary)

(Attach additional pages if necessary) (continued)

ARTICLE III

PURPOSE

The purpose for which this Corporation is organized is: This Corporation is organized exclusively for not for profit purposes within the meaning of Section 501(c)(3) of the Code, including without limitation the following:

- a) To provide a meaningful and organized structure and physical facility to accommodate public worship of our Lord Jesus Christ, enabling persons of all races, creeds and colors to worship together as a body of believers, committed to the Word of Jesus Christ our Savior and God.
- b) To pledge itself in unselfish devotion and loyalty to the principals and doctrines of the Christian faith.
- c) To encourage members to be representatives of holiness in their everyday lives, and to live lives that reflect the image of Christ, by associating together as a body of believers, committed to the Word of Jesus Christ, our Savior and God.
- d) To spread the Gospel of Jesus Christ, as set forth in the Holy Scriptures as recorded in the Bible, which is believed to be the inspired, infallible and unerring Word of God.
- e) To teach, preach, evangelize, facilitate and accommodate religious worship, and to promulgate the Gospel of Jesus Christ, through all available lawful means, whether through electronic and digital media (television or radio and internet), through written or verbal communication, through missionary and evangelistic street outreaches for homeless and despairing individuals of all races, creeds and colors, and through the development of educational programs at the preschool, elementary, high school, college or graduate levels.

ARTICLE X

DISTRIBUTION OF ASSETS UPON DISSOLUTION

In the event of the dissolution of this Corporation, or in the event it shall cease to carry out the objects and purposes herein set forth, all the business, property and assets of this Corporation shall go and be distributed to such non-profit entities as are exempt under 501(c)(3) of the Code, as may be selected by the Board of Directors of this Corporation so that the business, properties and assets of this Corporation shall then be used for, and devoted to, religious purposes. In no way shall any of the assets or property of this Corporation or the proceeds of any of the assets or property of this Corporation, in the event of dissolution go either for the reimbursement or any sums subscribed, donated or contributed by the member, or any other such purpose, it being the intent. In the event of the dissolution of this Corporation, or upon its ceasing to carry out the object and purposes set forth, the property and assets then owned by this Corporation shall be devoted exclusively to religious purposes

The date of adoption of the amendment(s) was: 7/1/07
Effective date if applicable: 7/1/07
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (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 Limit Older (By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)
Vinson Owes
(Typed or printed name of person signing)
Director
(Title of person signing)

FILING FEE: \$35