# N0500000732

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#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION: Freedom In Christ Deliverance Ministries Inc.				
DOCUMENT NUMBER: N05000000732				
The enclosed Articles of Amendment and fee are submitted for filing.				
Please return all correspondence concerning this matter to the following:				
Freddie D. Porter, Chairman of the Board				
(Name of Contact Person)				
Freedom In Christ Deliverance Ministries Inc.				
(Firm/ Company)				
1652 Hawthorne Place				
(Add	ress)			
Wellington, Florida 33414-8663				
(City/ State/ a	nd Zip Code)			
For further information concerning this matter, please call:				
Freddie D. Porter, Chairman	at ( 561 ) 204-2513			
(Name of Contact Person)	(Area Code & Daytime Telephone Number)			
Enclosed is a check for the following amount:				
☐ \$35 Filing Fee ☐ \$43.75 Filing Fee & ☐ Certificate of Status	□ \$43.75 Filing Fee & □ \$52.50 Filing Fee Certified Copy (Additional copy is enclosed)  □ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)			
Mailing Address Amendment Section Division of Corporations P.O. Box 6327	Street Address Amendment Section Division of Corporations 409 E. Gaines Street			

Tallahassee, FL 32399

Tallahassee, FL 32314

# Articles of Amendment to

# Articles of Incorporation of Freedom In Christ Deliverance Ministries Inc. (Name of corporation as currently filed with the Florida Dept. of State) N05000000732 (Document number of corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in

#### NEW CORPORATE NAME (if changing):

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)
1) The following Articles are being amended: Article II Principle Office, Article III Purpose, Article IV
Manner of Election, Article V Initial Board of Directors, Article VI Initial Registered Agent and Address,
and Article VII Incorporator.
2) The following Articles are being added: Article VIII Restrictions, and Article IX Asset Dissolution
Distribution.

The date of adoption of the am	endment(s) was: July 2	9, 2005
Effective date if applicable:		
	(no more than 90 days after	er amendment file date)
Adoption of Amendment(s)	(CHECK ONE)	
* *	as (were) adopted by the as sufficient for approva	e members and the number of votes case.
-	s or members entitled to vere) adopted by the boa	vote on the amendment. The rd of directors.
Signed this <u>29</u>	day of	2005
Signature <u>Jumlet</u>	6 5) Youter	· Chiveman
have not been sele		president or other officer- if directors in the hands of a receiver, trustee, or y.)
Freddie D. Porter		
(Тур	ped or printed name of person	signing)
Chairman of the B	oard	
	(Title of person signing)	

FILING FEE: \$35

## ARTICLES OF INCORPORATION

#### FOR

# Freedom In Christ Deliverance Ministries Inc.

The undersigned incorporator(s), a majority of whom are citizens of the United States, desiring to form a Non-Profit corporation under the Florida Not For Profit Act, hereby adopt the following Articles of Incorporation:

#### ARTICLE I NAME

The name of the corporation shall be:

Freedom In Christ Deliverance Ministries Inc.

# ARTICLE II PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be:

Freedom In Christ Deliverance Ministries Inc. 1652 Hawthorne Place Wellington, Florida 33414-8663

# ARTICLE III PURPOSES

The Specific purposes for which this corporation is organized are:

Said corporation 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 the corresponding section of any future federal tax code.

#### ARTICLE IV MANNER OF ELECTION OF DIRECTORS

The manner in which the Directors (Trustees) are to be elected or appointed is:

Board members will serve for a period of two years, and will automatically be reinstated as Directors for another two year term, unless they receive a vote of no confidence from a majority of the board.

In case there is an even vote on any issue, such as a two to two vote, the Chairman's Vote breaks the tie.

Additional board members will be appointed by unanimous consent of the Board of Directors.

#### ARTICLE V INITIAL BOARD OF DIRECTORS

Freddie D. Porter, Chairman of the Board of Directors 1652 Hawthorne Place Wellington, Florida 33414-8663

Teresa A. Porter, Director 1652 Hawthorne Place Wellington, Florida 33414-8663

Cherrie C. Martin, Director 1652 Hawthorne Place Wellington, Florida 33414-8663

## ARTICLE VI INITIAL REGISTERED AGENT AND ADDRESS

The <u>name and Florida address</u> of the registered agent is:

Freddie D. Porter 1652 Hawthorne Place Wellington, Florida 33414-8663

## ARTICLE VII INCORPORATOR

The names and addresses of the Incorporators:

Freddie D. Porter 1652 Hawthorne Place Wellington, Florida 33414-8663

Teresa A. Porter 1652 Hawthorne Place Wellington, Florida 33414-8663

Cherrie C. Martin 1652 Hawthorne Place Wellington, Florida 33414-8663

## ARTICLE VIII RESTRICTIONS

The earnings and activities of the corporation are to be restricted as follows:

No part of the net earnings of the corporation shall inure to the benefit of, or be distributed 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 in ARTICLE III hereof. 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 publication or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Not withstanding any other provisions of these articles, the corporation shall not carry, except to an insubstantial degree, engage in any activity or exercise any powers that are not in furtherance of the purposes of this corporation.

## ARTICLE IX ASSET DISSOLUTION DISTRIBUTION

Should the corporation be dissolved any remaining corporate assets will be distributed as follows:

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state of local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

In witness whereof, we have hereunto subscribed our names this 29th day of JULY, 2005.

Freddie D. Porter, Incorporator/Chairman

Teresa A. Porter, Incorporator/Director

Date

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Freddie D. Porter, Registered Agent

Date