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AMEND 1

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: CHRIST OVER SATAN MINISTRIES, INC.					
DOCUMENT NUMBER: N05000006877					
The enclosed Articles of Amendment and fee are submitted for filing.					
Please return all correspondence concerning this matter to the following:					
Dale Sharon Schweisthal					
(Name of Contact Person)					
Christ Over Satan Ministries, Inc.					
(Firm/ Company)					
6945 N. W. 5th Place					
(Address)					
Margate, Florida 33063					
(City/ State/ and Zip Code)					
For further information concerning this matter, please call:					
Dale Sharon Schweisthal	at (_954) 975-3455				
(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 & Certified Copy (Additional copy is enclosed) ☐ \$43,75 Filing Fee & Certificate of Status Certified Copy (Additional Copy is enclosed)				
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399				

Articles of Amendment to Articles of Incorporation of

05 AUG 15 AM 9: 36
SECRETARY OF STATE
TALLAHASSEE FLORIDA

CHRIST OVER SATAN MINISTRIES, INC.

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

N05000006877
(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):
N/A
must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import i anguage; "Company" or "Co." may not 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)
Amendment to Articles of Incorporation - Article III (see attachment)
•
(Attach additional pages if pagescary)

(Attach additional pages if necessary) (continued)

The date of adoption of the s	mendment(s) was:	y 11, 2005	
Effective date if applicable:	July 11, 2005		
		ifter amendment file date)	
Adoption of Amendment(s)	(CHECK ONE)		
3 -	was (were) adopted by the was sufficient for approve		ber of votes cast
	pers or members entitled to (were) adopted by the bo		nt. The
Signed this11	day of	2005	•
Signature Was	le Skawo	Shweeth	'kae
(By the chairman have not been s	n or vice chairman of the boar selected, by an incorporator- if binted fiduciary, by that fiducia	in the hands of a receiver, tru	
Dale Sharon So	chweisthal		
	Typed or printed name of person	on signing)	-
President			
	(Title of nerson signing)		

FILING FEE: \$35

Amendment to Articles of Incorporation

Of

CHRIST OVER SATAN MINISTRIES, INC.

Article III

Purpose

- (A) In addition to the original purpose stated in the original Articles of Incorporation, this Purpose continues to include the purposes for which the corporation is organized as follows:
 - 1. To receive and administer funds and other property for, and to develop, construct, and to operate exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or comparable provisions of subsequent legislation (the "Code"), a ministry to teach, preach, pray, and study the Gospel of Christ; to advance its membership in faith, hope, and charity, and to promote the advancement and glory of Christ's Kingdom by evangelism; to sponsor, promote, produce and participate in meetings, seminars, schools, and similar activities designed to promote the Evangelical purposes of the corporation.
 - 2. Any other charitable purpose permitted under Section 501(c)(3) of the Code.
- (B) This corporation shall be limited in its purposes, objectives and activities as follows:
 - Notwithstanding any other provision of these Articles, this corporation
 will not carry on any other activities not permitted to be carried on by
 (a) a corporation exempt from Federal income tax under Section
 501(c)(3) of the Code, or the corresponding provision of any future
 United States internal revenue law or (b) a corporation, contributions
 to which are deductible under Section 170(c)(2) of the Code, or any
 other corresponding provision of any future United States internal
 revenue law.
 - 2. Notwithstanding any other provision of these Articles, this 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 Code, or any other corresponding provision of any future United States internal revenue law.

Powers

The Corporation shall have the power to receive, acquire, own, maintain, and use its assets for the purposes for which it is organized; to raise funds by any legal means for the encouragement of its purposes; to acquire, hold, own, use, and dispose of real or personal property in connection with the purposes of the Corporation; and to exercise all powers necessary or convenient to the furtherance of the purposes for which the Corporation is organized; and to exercise all powers granted to a corporation not-for-profit under Florida law.

In addition to the powers specified, the Corporation shall have the additional powers specified in its By-Laws.

Limitations

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its 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. Notwithstanding any other provision of these Articles, the Corporation shall not conduct or carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code, or corresponding section of any future federal tax code.

Distribution On Dissolution

Upon the winding up and dissolution of this corporation, after paying or adequately providing for the debts and obligations of the corporation, assets shall be distributed to such other non-profit corporations to be selected by the Board of Directors, which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code 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 tax code), or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Circuit Court of the county in which the principal office of the corporation is then located, organizations, as said Court shall determine, which are organized and operated exclusively for such purposes. In no

event, even upon dissolution, shall any officer or director enjoy personal benefit from the assets of this corporation.