N0900005214

(Requestor's Name)	
(Address)	
(Address)	
(City/State/Zip/Phone #)	
PICK-UP WAIT MAIL	
(Business Entity Name)	
(Document Number)	
Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	
Corrected document	
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Corrected document by Julynni can The 11-18-11	

Office Use Only



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Amend



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FLORIDA DEPARTMENT OF STATE Division of Corporations

November 9, 2011

CRAIG S. CAMPBELL ARMOR OF FAITH CHRISTIAN CENTER 6118 DAWNRIDGE ROAD S JACKSONVILLE, FL 32277

SUBJECT: ARMOR OF FAITH CHRISTIAN CENTER, INC.

Ref. Number: N09000005214

We have received your document for ARMOR OF FAITH CHRISTIAN CENTER, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document you submitted has been prepared pursuant to profit statutes (chapter 607, Florida Statutes). As the entity was originally filed as a nonprofit corporation, this document should be filed pursuant to chapter 617, Florida Statutes.

We are enclosing the proper form(s) with instructions for your convenience.

Please entitle the attachment ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6892.

Tina Roberts Regulatory Specialist II

Letter Number: 711A00025448



COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Armor of Faith Christian Center, Inc.
DOCUMENT NUMBER:
The enclosed Articles of Amendment and fee are submitted for filing.
Please return all correspondence concerning this matter to the following:
CRAig S. Campbell Sn. (Name of Contact Person)
Armon of Faith Christian Center, Inc. (Firm/Company)
6118 Dawnridge Rd. S. (Address)
Jacksonville, FL. 32277 (City/State and Zip Code)
E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please call:
Canis S. Campell St. at (904) 699-4785 (Name of Contact Person) (Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount made payable to the Florida Department of State:
✓\$35 Filing Fee ☐\$43.75 Filing Fee & ☐\$43.75 Filing Fee & ☐\$52.50 Filing Fee Certificate of Status (Additional copy is enclosed) —\$43.75 Filing Fee & ☐\$52.50 Filing Fee & ☐\$52.50 Filing Fee & ☐\$60.50 Filing Fee & ☐\$6
Mailing Address Street Address
Amendment Section Amendment Section Division of Corporations Division of Corporations
P.O. Box 6327 Clifton Building
Tallahassee, FL 32314 2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment to

FILE
11 NOVICED
TALLAGASSE OF ST. 13
Inc. SEE, ESTATE

	Articles of Incorporation of	TAGECOSE //8 PM /2:
Λ (Γ		Inc. of State)
Armor of Fai	th Christian Contex s currently filed with the Florida Dept.	of State)
N 09 0000		, or server
	nt Number of Corporation (if known)	
Pursuant to the provisions of section 617 the following amendment(s) to its Article		For Profit Corporation adopts
A. If amending name, enter the new n	ame of the corporation:	
The new name must be distinguishable abbreviation "Corp." or "Inc." "Comp B. Enter new principal office address,	any" or "Co." may not be used in the no	
(Principal office address MUST BE A S		
C. Enter new mailing address, if apple (Mailing address MAY BE A POST)		
D. 16	nd/or registered office address in Flori	do ontor the name of the
new registered agent and/or the ne	w registered office address:	ua, enter the name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street address))
		, Florida (Zip Code)
	(City)	(Zip Coae)
New Registered Agent's Signature, if of I hereby accept the appointment as regionsition.		d accept the obligations of the

Signature of New Registered Agent, if changing

If AMENDING the Officers and/or Directors, please list all officers/directors of the corporation as you now want the record to be. Please indicate the title(s), name and address for each officer/director.

(Our database can index up to 6 officers/directors. If you have more than 6 officers/directors, please list them on an additional sheet.)

Title(s)	<u>Name</u>	Addr	ess
1)_P	Craig S Caripb	U SR <u>6118</u>	Dawnridge RdS
2)	Willie Reed) awmoge Rd S
3)	Ebony West	Jackson 6118 I	ville FL 32277 Dawnodge Rd
4)		JACKSUM	V.111, 12 3227
5)			
6)			
If REMOVING an of removed:	ficer and/or director, please	list the title(s) and nam	e of the officer/director to be
Title(s)	Name	Title(s)	<u>Name</u>
1)工	Campbell, Stephanic	4)	
2)	Campbell, Stephanic Reed, Konyetta	5)	
3)		6)	

If amending or adding additional Arti (attach additional sheets, if necessary).	(Be specific)			
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The date of each amendment	(s) adoption: 1 - 5 - 2011
	(date of adoption- required)
Effective date <u>if applicable</u> :	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were was/were sufficient for appr	e adopted by the members and the number of votes cast for the amendment(s) oval.
There are no members or me adopted by the board of direct	embers entitled to vote on the amendment(s). The amendment(s) was/were ctors.
	the chairman of vice chairman of the board, president or other officer-if directors not been selected, by an incorporator – if in the hands of a receiver, trustee, or
othe	Craiz S. Campbell, Sr. (Typed or printed name of person signing)
	Director (Title of person signing)

Artilas of Aminiment

Articles of Incorporation

Of

Armor of Faith Christian Center, Inc.

The Undersigned Incorporator, a natural person 18 years of age or older, in order to form a corporate entity adopts the following articles of Incorporation.

<u>Article I</u>

NAME OF ORGANIZATION

The name of this corporation shall be Armor of Faith Christian Center, Inc. located at 6118 Dawnridge Rd. s, Jacksonville, FL 32277

Article II

PURPOSE

This corporation is organized exclusively for charitable and spiritual purposes, more specifically to carry out the great commission of Jesus Christ. To praise, worship and receive a spoken word for edification, deliverance and a life changing experience from our Lord and Savior Jesus Christ. To this end, the corporation shall at all times operate exclusively for charitable purposes within meaning of section 501 (c) (3) of the Internal Revenue Service Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Service Code of 1986, as now enacted or hereafter amended. All funds, whether income of principal, and whether acquired by gift or contributions or otherwise, shall be devoted to said purpose.

Article III

EXEMPTION REQUIREMENTS

At all times shall the following operate as conditions restricting the operations activities of the corporation:

- 1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the corporation, except that reasonable compensation may pay for services rendered to or for the corporation affecting on or more of its purposes. Such net earnings, if any of this corporation shall be used to carry the non profit corporate purposes set forth in Article II above.
- 2. No substantial part of activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provision of the articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt form federal income tax under section 501 (c) (3) on the Internal Revenue Code of 1986, as now enacted or hereafter amended.

Article IV

DURATION

The duration for the corporate existence shall be perpetual.

Article V

MEMBERSHIP/BOARD OF DIRECTORS

The corporation shall have one or more classes of members, as provided in the corporation's bylaws. The management of the affairs of the corporation shall be vested in a board of directors, as defined in the corporation's bylaws. No directors shall have the rights, title, or interest in or to any property of the corporation.

OR

The corporation shall have no members. The management of the affairs of the corporation shall be vested in a board of directors, as defined in the corporation's bylaws. No director shall have any right, title, or interest in or to any property of the corporation. The number of directors constituting the first board of directors is:

CRAIG S CAMPBELL SR 6118 DAWNRIDGE RD S JACKSONVILLE FL 32277

WILLIE D REED 6118 DAWNRIDGE RD S JACKSONVILLE FL 32277

EBONY S WEST 6118 DAWNRIDGE RD S JACKSONVILLE FL 32277

Member of the first board of directors shall serve until the first annual meeting, at which their successors are duly elected and qualified, or removed as provided in the bylaws.

Article VI

PERSONAL LIABLITITY

No (member) officer or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or directors be subject to the payment of the debts or obligations of this corporation.

Article VII

DISSOLUTION

Upon the dissolution of the corporation or the winding up of its affairs, the assets of the corporation shall be distributed exclusively to one or more charitable, religious, or educational organizations which would then qualify under the provisions of Section 501(c) (3) of the Internal Revenue Service Code of 1986 and its regulations as they now exist or as they may be hereafter amended, or 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 court of common pleas of the county in which the principal office of the corporation is 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.

Article VIII

INCORPORATORS

The names and addresses of the incorporator(s) of this corporation are:

CRAIG S CAMPBELL SR 6118 DAWNRIDGE RD S JACKSONVILLE FL 32277

The undersigned incorporator(s) certify that they execute(s) these Articles for the purposes herein stated, and that by such execution, they affirm the understanding that should any of the information in these articles be intentionally or knowingly misstated, they are subject to the criminal penalties for perjury set forth in Florida and Federal Statutes as if this document had been executed under oath.

IN WITNESS WHEREOF, the undersigned have made and subscribed to these Articles of Incorporation at <u>Jacksonville</u>, <u>Florida</u>

Incorporator Signature Date

Article IX

REGISTERED AGENT

CRAIG S CAMPBELL SR 6118 DAWNRIDGE RD S JACKSONVILLE FL 32277

IN WITNESS WHEREOF, the undersigned have made and subscribed to these Articles of Incorporation at <u>Jacksonville</u>, <u>Florida</u>

Rogistered Agent Date