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SECRETARY OF STATE
ALLAHASSEE, FLORINA

Orgon har

COVER LETTER

TO: Amendment Section
Division of Corporations

P.O. Box 6327 Tallahassee, FL 32314

NAME OF CORPORATION: GOD'S HOUSE OF SALVATION AND PRAISE MINIST				
				
DOCUMENT NU	MBER: N0900007453			
The enclosed Article	es of Amendment and fee are subn	nitted for filing.		
Please return all correspondence concerning this matter to the following:				
ARAMIST THOMAS				
	(Name of C	Contact Person)	•	
GOD'S HOUSE OF SALVATION AND PRAISE MINISTRY INC.				
(Firm/ Company)				
P.O. BOX 10714				
		ddress)		
	•	,		
	ST.PETERSBUI	RĞ,FLORIDA 33733		
	(City/ State	and Zip Code)		
	ARAMISTS	@YAHOO.COM		
	E-mail address: (to be used	for future annual report notificati	on)	
For further information concerning this matter, please call:				
ARAMIST THO	MAS	at (727) 452-1678		
	ne of Contact Person)	(Area Code & Daytime	Telephone Number)	
Enclosed is a check	for the following amount made pa	yable to the Florida Department o	of State:	
S35 Filing Fee	□ \$43.75 Filing Fee &	□ \$43.75 Filing Fee &	☑ \$52.50 Filing Fee	
	Certificate of Status	Certified Copy	Certificate of Status	
		(Additional copy is enclosed)	Certified Copy (Additional Copy	
- -			is enclosed)	
	iling Address	Street Address		
Amendment Section Division of Corporations		Amendment Section Division of Corporations	8	
Division of Corporations			•	

Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

GOD'S HOUSE OF SALVATION AND PRAISE MINISTRY INCORPORATED

(Name of Corporation as cu	irrently filed with t	he Florida Dept. of S	tate)
N	09000007453		
(Document N	Number of Corporati	on (if known)	
Pursuant to the provisions of section 617.10 the following amendment(s) to its Articles o		this Florida Not For	Profit Corporation adopts
A. If amending name, enter the new nam	e of the corporation	<u>ı:</u>	
			27.5
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company			corporated cor the
B. Enter new principal office address, if a (Principal office address MUST BE A STR	applicable: REET ADDRESS)		FILED
			STATI LORID
C. Enter new mailing address, if applica (Mailing address MAY BE A POST OF	ble: FFICE BOX)		> '''
D. If amending the registered agent and/ new registered agent and/or the new r			nter the name of the
Name of New Registered Agent:			
New Registered Office Address:	(Flori	da street address)	
			, Florida
		(City)	(Zip Code)
New Registered Agent's Signature, if chan I hereby accept the appointment as registed position.			ept the obligations of the
-	Signature of New	Registered Agent, if c	hanging

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:				
	litional sheets, if necessary)	incer and/or Director being ac	ided:	
Title	<u>Name</u>	Address	Type of Action	
				
			Remove	
			 Add	
				
	ding or adding additional Articles, en dditional sheets, if necessary). (Be sp			
-	Dissolution of the corporation. T	<i>tecific)</i> The Board of Directors shall	l after naving or	
				
	rovision for payment of all the liab	- 		
	issets of the corporation exclusive		 -	
	anner, or to one or more organiz			
organizati	ons described in Sections 501(c)(3) of the Internal Revenu	e Code or	
correspon	iding Sections of any future Intern	nal Revenue Code. Any si	uch assets not so	
disposed	of shall be disposed of by the Su	perior Court of the county	in which the principal	
office of t	he corporation is then located, fo	r such purposes or organiz	zations, as said Cour	
shall dete	rmine, which are organized and o	operated exclusively for su	ch purposes.	
Article 3 c	on attached sheet			
Acticle	4 on attached Sheet			
<u> </u>				
				
				
				

Article 3.

The purposes for which the corporation is organized are:
Said Corporation is formed for the purpose of and shall be
organized and operated exclusively as a non-profit organization for
religious, charitable and educational purposes. Specifically the
corporation will:

- a. Minister the Word of God as well as spread the Gospel of the Lord Jesus Christ through seminars and mass media.
- b. To promote and foster unity among various interdenominational churches and ministries locally, nationally and internationally.
- c. To receive and make charitable distributions to organizations that qualify as exempt organizations under Section 501(c) (3) of the Internal Revenue Code or corresponding section of any future tax code.
- d. To engage in community outreach projects which offer help to the many serious social problems in local communities through partnerships with local businesses.

Article 4. Limitations

- a. Notwithstanding any other provision of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- b. No part of the activities of the corporation shall be carrying on propaganda, or otherwise attempting to influence legislation, or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.
 - c. No part of the net earnings of the corporation shall inure to the benefit of or be distributable 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 3.

The date of each amendment(s) adoption: JUI	_Y 31,2009
Effective date if applicable: JULY 31,2009	(date of adoption is required)
	than 90 days after amendment file date)
Adoption of Amendment(s) (CHE	CK ONE)
☐ The amendment(s) was/were adopted by the m was/were sufficient for approval.	nembers and the number of votes cast for the amendment(s)
There are no members or members entitled to adopted by the board of directors.	vote on the amendment(s). The amendment(s) was/were
Dated_AUGUST 21,2009	
have not been selected	ce chairman of the board, president or other officer-if directors l, by an incorporator – if in the hands of a receiver, trustee, of fiduciary by that fiduciary)
(Type	PATRICIA COOPER ed or printed name of person signing)
Pro	(Title of person signing)

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