N09022

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ALLAHASSEE, PLORCHTISTIAN Center

October 10, 2002

Amendment Section Division of Corporations P. O. Box 6327 Tallahassee, Florida 32314 Pastor, Arthur L. Fletcher, Th.D.

100008 | SE291 | SE291

To Whom It May Concern:

Enclosed please find amended articles for Calvary Christian Center and amended Bylaws for the same, along with a check for \$43.75 for filing fee and certified copies.

If there are any questions, please contact me at (850) 432-3902.

Sincerely,

Pamela G. Fletcher Administrator 939 Massachusetts
Pensacola
Florida 32505

Phone (850) 432-3902

Fax (850) 435-7210

PS 10/16/02

ARTICLES OF AMENDMENT To ARTICLES OF INCORPORATION Of

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ALLAHASSEE, FLORIDA

Calvary Christian Center, Inc.

Document Number: N09022

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida non-profit organization adopts the following articles of amendment to its articles of incorporation.

First: Amendments adopted: Articles I, II, III, IV, V, VI, VII, VIII.

Article I

The name of the corporation is Calvary Christian Center, Inc.

Article II

The principle place of business and mailing address of the corporation is 939 Massachusetts Avenue, Pensacola, Florida 32505.

Article III

The specific purpose of this corporation is to spread the Word of God as taught and revealed by the Holy Spirit and to bring humanity to a saving knowledge of the Lord Jesus Christ.

The general purposes are to establish and maintain a place of worship according to the teachings of our Lord and the Holy Bible, and:

To provide homeownership to low and moderate income families.

To foster and encourage home and foreign mission work, taking the Holy Bible as its creed, discipline, and rules of order.

To ordain ministers, qualify teachers, and to establish churches in America as well as in all countries of the world.

To acquire, own, lease, mortgage, sell, manage, and hold in trust for its use and benefit all of the buildings and property, both real and personal, of said corporation and receive requests and invest its funds or securities in proper lawful business ventures to aid in the growth of the church.

To do and perform every lawful act and thing necessary to carry out the above objects, purposes, and powers in Florida and in every state and jurisdiction, which like corporation organized under the law of such state and jurisdiction, may lawfully do or cause to be done.

Article IV

The Board of Directors is appointed to serve by the chairman. The qualifications, length of terms, and responsibilities of Board members are stated and executed according to the Constitution and By-Laws of the corporation.

Article V

The name and address in the State of Florida of this corporation's initial Registered Agent for service of process is Arthur L. Fletcher, 1501 W. Nine-and-one-half Mile Road, Cantonment, Florida 32555.

Article VI

The name and address of the incorporator is Arthur L. Fletcher 1501 W. Nine-and-one-half-mile Road, Cantonment, Florida 32533.

Article VII

This corporation is organized and operated exclusively for religious purposes within the meaning of 501 (c) (3) of the Internal Revenue Service code.

Article VIII

The property of the corporation is irrevocably dedicated to religious purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.

In the event of the dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in section 501(c)(3) and 170 (c)(2) of the Internal Revenue Code of corresponding sections of any prior or future law, or to the Federal, State, or Local government for exclusive public purpose.

Second: The date of the adoption of the amendments was: September 30, 2002.

L. Fletcher

Third: The members adopted the amendments and the number of votes cast for the amendments was sufficient for approval.

Signature

Arthur L. Fletcher

Chairman, Board of Directors