# 

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ry/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL.
(Bu	siness Entity Nar	ne)
(Do	ocument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	
t .		:
		- : :
<u> </u>		

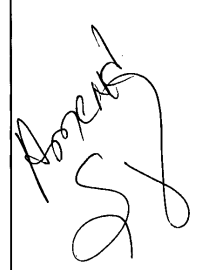
Office Use Only

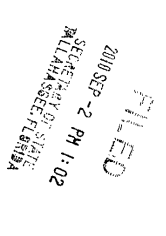
9.3.



500184821465

09/02/10--01008--012 \*\*35.00





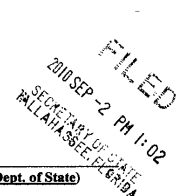
#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CO	RPOR	ATION: Destiny Life C	enter l	nc.	· . · · . · .		
DOCUMENT	NUMB	ER: N10000000080				<del></del>	
The enclosed A	rticles o	f Amendment and fee are sub	mitted fo	r filing.			
Please return al	i corres	condence concerning this matt	er to the	followi	ng:		
			an Jone	<del></del>		<u> </u>	<del></del>
		. (Name of	Contact 1	Person)			
		Destin	y Life C	enter			
		(Firm	/ Compa	ny)			-
•		6695 KLC	NDIKE	ROA	D		
		()	Address)				
		PENSACOL	A, FL 3	2526-{	3555	5	•
		(City/ Star	te and Zip	Code)			
-	····	destinylife E-mail address: (to be use				port notification	on)
For further info	rmation	concerning this matter, please	e cali;				
Sean Jones			at (_	850	)	637-1188	
(I	Name of	f Contact Person)		(Are	a Co	de & Daytime	Telephone Number)
Enclosed is a ch	neck for	the following amount made p	ayable to	the Flo	rida	Department of	f State:
<b> \$35</b> Filing Fe	ee	\$43.75 Filing Fee & Certificate of Status	Certi (Add	3.75 Fi fied Co itional osed)	ру	Fee &	□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
<b>(</b> ).	Mailing	Address		Stre	et Ad	ldress	is enclosed)
	Amend	nent Section		Ame	ndm	ent Section	
		of Corporations				of Corporations	
	P.O. Bo					uilding	
	Tallahassee, FL 32314			2661 Executive Center Circle			

Tallahassee, FL 32301

# **Articles of Amendment Articles of Incorporation** of



# Destiny Life Center That

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

## n10000000080

(Document Number of Corporation (if known)

the following amendment(s) to its Articles of Incorporation:  A. If amending name, enter the new name of the corporation	<b>n:</b>			
The new name must be distinguishable and contain the word abbreviation "Corp." or "Inc." "Company" or "Co." may no				
B. Enter new principal office address, if applicable:	4112 Mobile Hwy Suite A			
(Principal office address <u>MUST BE A STREET ADDRESS</u>	Pensacola FL 32505			
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	PO BOX 3157			
	Pensacola FI 32506			
D. If amending the registered agent and/or registered office new registered agent and/or the new registered office ad				
Name of New Registered Agent:				
New Registered Office Address: (Flor	ida street address)  A , Florida			
<del></del>	(City) (Zip Code)			
New Registered Agent's Signature, if changing Registered A I hereby accept the appointment as registered agent. I am position.	Agent: familiar with and accept the obligations of			

Signature of New Registered Agent, if changing

# 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:

(Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
Directo	Shalandra Harris	4501 E Johnson Ave Apt 116	
Direct	LaShanda Jones	6695 Klondike Rd Pensacola FL 32526	
<del></del>			
E. If amend (attach ad SEE	ling or adding additional Articles, dditional sheets, if necessary). (Be	enter change(s) here:	<u>.</u>
Clau	Add. Article -	Article IX: Purps	se a Dissolution
	· · · · · · · · · · · · · · · · · · ·		
			······································
		· · · · · · · · · · · · · · · · · · ·	***************************************

Articles of Amendment to Articles of Incorporation of Destiny Life Center Inc.

**Document Number of Corporation:** N100000000080

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:

### Article IX: Purpose and Dissolution Clauses.

The corporation is organized as a nonprofit corporation exclusively for charitable, religious, educational and scientific purposes within the meaning of Sections 501(c)(3) and 509(a)(3) of the code. The corporation shall be operated, supervised, or controlled by its board of directors.

#### Limitations

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, directors, 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 Section 501 C 3 purposes. No member, director, officer or other private person shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the Corporation. 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 publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on

- (i) by a Corporation exempt from Federal income tax under Section 501 C 3 of the Internal Revenue Code (or corresponding section of any future federal tax code) or
- (ii) by a Corporation, contributions to which are deductible under Section 170 C 2 of the Internal Revenue Code (or corresponding section of any future Federal tax code).

#### Dissolution

Upon the termination, dissolution or final liquidation of this Corporation in any manner and for any reason, the Board of Directors shall first pay or provide for the payment of all liabilities of the Corporation. All remaining assets shall be distributed 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 federal tax code, i.e. charitable, educational, religious or scientific, or shall be distributed to the Federal government or to a state or local government for a public purpose.

The date of each amendmen	t(s) adoption: August 25, 2010
Effective date <u>if applicable</u> :	(date of adoption is required)  August 25,2010
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we was/were sufficient for app	ere adopted by the members and the number of votes cast for the amendment(s) proval.
There are no members or adopted by the board of d	members entitled to vote on the amendment(s). The amendment(s) was/were irectors.
Dated_Aug	just 25,2010
Signature _	Lan Jan
ha	y the chairman or vice chairman of the board, president or other officer-if directors we not been selected, by an incorporator — if in the hands of a receiver, trustee, oner court appointed fiduciary by that fiduciary)
	Sean D Jones
	(Typed or printed name of person signing)
	Director
	(Title of person signing)

Page 3 of 3