# N1000003616

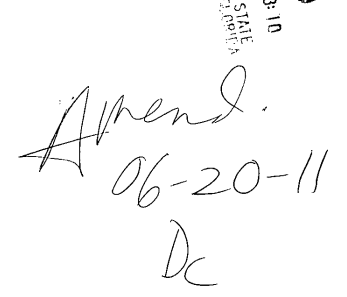
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#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF COR	PORATION: The Christian C	Church	By Fa	aith Minitrie	s, C C D, INC.
DOCUMENT NU	мвек: N1000003616				
The enclosed Artic	cles of Amendment and fee are subn	nitted for	filing.		
Please return all co	orrespondence concerning this matte	r to the f	ollowing	g;	
<del></del>		ter F M		<u>.</u>	
	(Name of C	oniaci P	erson)		
Th	ne Christian Church By Faith N	/linistrie	s, Colli	er County Di	strict, Inc.
,	(Firm/	Compan	y)		
	1001 NV	V 6th S	treet		
	(A	ddress)		-	
	Pompano B	each, F	L 3306	60	
	(City/ State				_
	drpeterfme	oss@a	ol.com		
,	E-mail address: (to be used			report notificat	tion)
For further inform	ation concerning this matter, please	call:			
Dr. Peter F Mo	SS	at (	954	274-4826	3
<del></del>	me of Contact Person)	(_	(Area	_/	e Telephone Number)
Enclosed is a chec	k for the following amount made pa	yable to	the Flori	da Department	of State:
□\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	Certif	ied Copy tional co		☑ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
At Di P.	ailing Address nendment Section vision of Corporations D. Box 6327 Ilahassee, FL 32314		Ameno Divisio Clifton	Address dment Section on of Corporation a Building	ns

Tallahassee, FL 32301

Dr. Peter F Moss 1001 NW 6<sup>th</sup> Street (Mailing Address) Pompano Beach, FL 33060 Date: 06/10/201

Corporate Filings Office

Amendment Section

**Division of Corporations** 

P.O. BOX 6327

Tallahassee, FL 32314

**Corporate Filings:** 

I enclose an original and one/1 copy of the proposed Articles of Amendment of the Articles of the Incorporation of: THE CHRISTIAN CHURCH BY FAITH MINISTRIES, COLLIER COUNTY DISTRICT, INC. DOCUMENT NUMBER: N10000003616

Please file the Articles of Amendment of the Incorporation and return a Certificate of Incorporation with (or file -stamped copy of the original Articles) to me at the below address which is the mailing address for all present and future correspondent.

A check/ money order in the amount of \$ 52.50 made payable to your office, for total filing and processing fees is enclosed.

06-10-11

Sincerely,

Dr. Peter F Moss, Incorporator, President

### Articles of Amendment to Articles of Incorporation of

### The Christian Church by Faith Ministries, Collier County District, (Name of Corporation as currently filed with the Florida Dent. of State)

(Name of Corporation as currently filed	with the Fiorida Dept. of S	<u>tate</u> )			
N10000003	616				
(Document Number of Co		<del></del>			
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopt the following amendment(s) to its Articles of Incorporation:					
A. If amending name, enter the new name of the corpo	oration:				
The new name must be distinguishable and contain the abbreviation "Corp." or "Inc." "Company" or "Co." m		corporated" or the			
B. Enter new principal office address, if applicable:		28 4			
(Principal office address <u>MUST BE A STREET ADDRE</u>	( <u>222</u> )				
		TOWE TARY OF ST			
		707			
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		5 5 T			
		200			
·					
	<del></del>				
D. If amending the registered agent and/or registered new registered agent and/or the new registered offi		nter the name of the			
	ce address.				
Name of New Registered Agent:					
New Registered Office Address:	(Florida street address)				
		, Florida (Zip Code)			
	(City)	(Zip Code)			
New Registered Agent's Signature, if changing Registe hereby accept the appointment as registered agent. position.		ept the obligations of the			
Signature o	f New Registered Agent if ch	anging			

## 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) Type of Action <u>Address</u> **Title** Name ☐ Add ☐ Remove ☐ Add ☐ Remove Remove E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) ARTICLE IX- DEDICATION OF ASSETS: SEE ATTACH DOCUMENT PAGE 1(ADDING) ARTICLE X- ADDITIONAL PURPOSES: SEE ATTACH DOCUMENT PAGE 1 (ADDING) ARTICLE XI- DISSOLUTION : SEE ATTACH DOCUMENT PAGE 2 (ADDING)

The date of each amendmen	t(s) adoption: 06/10/2011
Effective date <u>if applicable</u> :	(date of adoption is required) 06/10/2011
	(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 di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.
Dated 06/1 Signature	Bish fets I Vess
(Bý	the chairman or 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 er court appointed fiduciary by that fiduciary)
	PETER F MOSS
·	(Typed or printed name of person signing)
	DR. PRESIDENT DIRECTOR
	(Title of person signing)

Page 3 of 3

THE CHRISTIAN CHURCH BY FAITH MINISTRIES, COLLIER COUNTY DISTRICT, INC. DOCUMENT NUMBER: N10000003616

### ARTICLE IX: DEDICATION OF ASSETS.

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code or shall be distributed to the federal government, or to a state or local government, for a public purpose.

### ARTICLE X: ADDITIONAL PURPOSES

The Corporation shall be operated exclusively for Scientific, Charitable, educational, Social, and religious purposes within the meaning of 501(c)(3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "Code"). The purposes for which this corporation is organized and or formed are to provide religious services in the form of quality and performing of religious, educational charitable, scientific, and social activities to people of all faiths and ethnic backgrounds without prejudice and discrimination; this is an opened door organization establishes to promote the teaching of the Biblical sound doctrine, and publish materials of and concerning God the Creator to further advancing the Gospel of Jesus Christ for salvation, miracle, healing, and prosperity of all mankind around the world.

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation except as otherwise provided by Section 501(h) of the Internal Revenue Code, and this 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.

No part of the net earnings of this corporation shall inure the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payment and distribution in furtherance of the purposes set forth in these Articles and or any future amendments.

Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c) (3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c) (2) of the Internal revenue Code.

### - ARTICLE XI: DISSOLUTION

The property of this corporation is irrevocably dedicated to religious and charitable 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. Upon the dissolution or winding up of the corporation, all activities and services shall cease and the properties, wealth, and other assets shall turn over as written in the Article IX of the Corporation Dedication of Assets.