

N10000010605

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

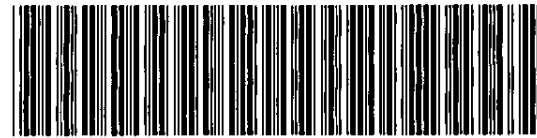
(Business Entity Name)

(Document Number)

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DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

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SUSAN MARY GREGG
TALLAHASSEE, FLORIDA

Anne
C.COULLIETTE

JAN 25 2012

EXAMINER

COVER LETTER

TO: Amendment Section
Division of Corporations

Mission 180, Inc.
NAME OF CORPORATION: _____

N10000010605
DOCUMENT NUMBER: _____

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

Jeff McSpaddin

(Name of Contact Person)

Mission 180, Inc.

(Firm/ Company)

14286 NW Joe Chason Circle

(Address)

Bristol, FL 32321

(City/ State and Zip Code)

jmcspaddin@msn.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Jeff McSpaddin **850** **643-8782**

(Name of Contact Person) **at (** **)** **(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 Certified Copy Certificate of Status
(Additional copy is Certified Copy
enclosed) (Additional Copy is
enclosed)

Mailing Address
Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address
Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment
to
Articles of Incorporation
of

Mission 180, Inc.

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

N10000010605

(Document Number of Corporation (if known))

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:

A. If amending name, enter the new name of the corporation:

The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.

B. Enter new principal office address, if applicable:

(Principal office address MUST BE A STREET ADDRESS)

12 JAN 25 PH 321
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FLORIDA
STATE
AGENCY
FLORIDA

C. Enter new mailing address, if applicable:

(Mailing address MAY BE A POST OFFICE BOX)

D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:

Name of New Registered Agent: _____

(Florida street address)

New Registered Office Address:

_____ , Florida
(City) _____ (Zip Code)

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

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)

Please note the officer/director title by the first letter of the office title:

P = President; V= Vice President; T= Treasurer; S= Secretary; D= Director; TR= Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example:

X Change PT John Doe

X Remove V Mike Jones

X Add SV Sally Smith

<u>Type of Action</u> (Check One)	<u>Title</u>	<u>Name</u>	<u>Address</u>
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1) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			
2) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			
3) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			
4) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			
5) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			
6) <input type="checkbox"/> Change	_____	_____	_____
<input type="checkbox"/> Add			
<input type="checkbox"/> Remove			

E. If amending or adding additional Articles, enter change(s) here:

(attach additional sheets, if necessary). (Be specific)

Amend Article III to add required 501(c)(3) language stating the purpose of organizing for non profit reasons , see attached

Amend Article IV to add names of directors and to designate how they are elected, see attached

Amend Article VII to strike reference to initial officers/directors and insert dissolution language, see attached

Amend Article VIII to include the term of existence as perpetual, see attached

Add Article IV - No Inurement

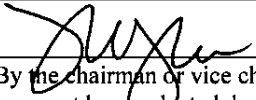
The date of each amendment(s) adoption: January 17, 2012

Effective date if applicable: Upon certification
(no more than 90 days after amendment file date)

Adoption of Amendment(s) **(CHECK ONE)**

- The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
- There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

Dated January 25, 2012

Signature 
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

Jeff McSpaddin

(Typed or printed name of person signing)

Secretary/Treasurer - Incorporator

(Title of person signing)

Amended

**ARTICLES OF INCORPORATION
OF
MISSION 180, INC.
A FLORIDA NON PROFIT CORPORATION**

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation.

ARTICLE I – NAME

The name of this corporation is Mission 180, Inc.

ARTICLE II – PRINCIPAL OFFICE

The principal office for this corporation is to be located at 10659 NW State Road 20, Bristol, FL 32321, and the mailing address for this corporation is to be 14286 NW Joe Chason Circle, Bristol, FL 32321.

ARTICLE III – PURPOSE

This corporation is organized exclusively for religious, charitable, scientific, literary or educational purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future United States Internal Revenue law. It's specific purpose is to support and promote the spiritual enhancement of individuals, families, and communities through meeting their physical, mental, and spiritual needs based on Christian principles with a biblical foundation.

ARTICLE IV – DIRECTORS

There shall at all times be at least three (3) members of the Board of Directors of the Corporation. The number of directors may be increased or decreased (but not below three) from time to time in accordance with the Corporation's By-Laws. The names and addresses of the persons who are to serve as Directors until the first election thereof are as follows:

Roger Causseaux
113457 NW Hoecake Road
Bristol, FL 32321

Derek Causseaux
12686 NW Twin Oaks Drive
Bristol, FL 32321

Jeff McSpaddin
14286 NW Joe Chason Circle
Bristol, FL 32321

ARTICLE V – REGISTERED OFFICE AND REGISTERED AGENT

The name and address of the registered agent is Jeff McSpaddin, 14286 NW Joe Chason Circle, Bristol, FL 32321.

ARTICLE VI – INCORPORATOR

The name and address of the incorporator of this Corporation is Jeff McSpaddin, 14286 NW Joe Chason Circle, Bristol, FL 32321.

ARTICLE VII – DISSOLUTION

Upon the winding up and dissolution of the corporation, after paying or adequately providing for the debts and obligations of the corporation, the 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 the corresponding section of any future federal tax code.

ARTICLE VIII – TERM OF EXISTENCE

The effective date for this corporation shall be November 12, 2010. The term of existence of the Corporation is perpetual; and the corporate existence will commence on the filing of these articles by the Department of State.

ARTICLE IV – NO INUREMENT

The Corporation is constituted so as to attract substantial support from contributions, directly or indirectly, from a representative number of persons in the community in which it operates and has not been formed for pecuniary profit or financial gain, and no part of the assets, income, or profit of the Corporation is distributable to, or inures to the benefit of, its directors or officers to the extent permitted under the Not-for-Profit Corporation Law.

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.

No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its officers, directors or members; provided, however that the Corporation is authorized and empowered to pay reasonable compensation for services rendered by an

persons (including, but not limited to, its officers, directors or members) and to make payments and distributions in furtherance of its purposes as set forth in Article IV hereof.

Notwithstanding any other provisions of these Articles of Incorporation, the Corporation shall not carry on any other activities no permitted to be carried on: (a) by a corporation exempt from federal tax under Section 501 (c) (3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law), or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

The undersigned incorporator has executed these Articles of Incorporation this 17th day of January, 2012.



Jeff McSpadden