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April 9, 2015

Brandie Hopper 848 SE 4th St. Belle Glade, FL 33430

SUBJECT: A CALL TO SERVE, INC.

Ref. Number: N12000002215

We have received your document for A CALL TO SERVE, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please file the document as either Articles of Amendment or Restated Articles of Incorporation pursuant to applicable Florida Statutes.

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

The name and title of the person signing the document must be noted beneath or opposite the signature.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Annette Ramsey Regulatory Specialist II

Letter Number: 715A00007064

Division of Comparations D.O. DOV 6997 Wellshooms Florida 9991

### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

A Call To Serve	•	
N120000002215		
The enclosed Articles of Amendment and fee are sub	mitted for filing.	
Please return all correspondence concerning this matt	er to the following:	
Brandie Hopper		
	(Name of Contact Pers	son)
	(Firm/ Company)	
848 SE 4th St.		
	(Address)	,
Belle Glade, FL 33430		
	(City/ State and Zip Co	ode)
brandiehopper@gmail.com		
E-mail address: (to be used	d for future annual repo	rt notification)
For further information concerning this matter, please	call:	
Brandie Hopper	863	243-1461
(Name of Contact Person)	at (	Code & Daytime Telephone Number)
(Name of Contact Person)	(Alea	Code & Daytine Telephone Number)
Enclosed is a check for the following amount made page 1	ayable to the Florida De	epartment of State:
\$35 Filing Fee \$\Bigcup \\$43.75 Filing Fee & Certificate of Status		□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)
Mailing Address	<u>Stre</u>	et Address
Amendment Section		ndment Section
Division of Corporations	Division of Corporations	
P.O. Box 6327		on Building
Tallahassee, FL 32314	2661 Executive Center Circle	

Tallahassee, FL 32301

## Articles of Amendment to Articles of Incorporation of

N12000002215	orida Dept. of State)	
(Document Number of C	Corporation (if known)	<del></del>
Pursuant to the provisions of section 617,1006, Florida Statut amendment(s) to its Articles of Incorporation:	•	he followin
A. If amending name, enter the new name of the corporal Apostolic Life Church of Lake Placid, INC	tion:	The nev
name must be distinguishable and contain the word "corpord" ("Company" or "Co." may not be used in the name.  B. Enter new principal office address, if applicable:	ntion" or "incorporated" or the abbreviation "Corp.  N/A	
(Principal office address <u>MUST BE A</u> <u>STREET ADDRESS</u>		<del></del>
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	N/A	
D. If amending the registered agent and/or registered offinew registered agent and/or the new registered office a		_
N/A  Name of New Registered Agent:	·	
New Registered Office Address:	(Florida street address)	
	, Florida	
(City)  New Registered Agent's Signature, if changing Registered I hereby accept the appointment as registered agent. I am fa	Agent:	,

Page 1 of 4

IPR 16 PM 12:

(attach additional sheets, if necessary). (Be specific)
Article 1: Name - The name of the corporation shall be called Apostolic Life Church of
Lake Placid, INC
Article 2: Principal Location - The principal office of the corporation shall be maintained
at 1084 Cr 621 E. Lake Placid, FL 33852
The mailing Address for the corporation shall be
PO Box 638 Lake Placid, FL 33862
Article 3: Purpose - Please see additional sheet for the revision of Article 3.
Add Article 12 - Please see additional sheet for correct wording of Article 12.
Please Note - Additional pages include a copy of the amended Articles.
The previous notes highlight changes that have been made

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 X_Remove X_Add	<u>PT</u> <u>V</u> <u>SV</u>	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	_Title	<u>Name</u>	Address
1) Change	<del>-</del>	N/A	
Add			
Remove			
2) Change		N/A	
Add			· · · · · · · · · · · · · · · · · · ·
Remove			
3)Change		N/A 	 
Add			
Remove			
4) Change		N/A	
Add			
Remove			
5) Change		N/A	
Add			
Remove			
5) Change		N/A	
Add			
Remove			

	e date of each amendment(s) adoption: 4/1//5 e this document was signed.	, if other than the		
Effective date if applicable:  (no more than 90 days after amendment file date)				
Ado	option of Amendment(s) ( <u>CHECK ONE</u> )			
	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 4/15/15			
	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)			
	Brandie Hopper			
	(Typed or printed name of person signing)  Director			
	(Title of person signing)			

# Apostolic Life Church of Lake Placid, Inc Articles of Amendment

(A Not-for-Profit Corporation)

### Article 3: Purpose

The corporation is organized exclusively for charitable, religious, and educational purposes 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 education and charitable purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code of 1986. To that end, the corporation is empowered to hold any property, and any undivided interest therein without limitation as to the amount or value; to dispose of any such property and deal with the principal of income in such a manner as, in the judgement of the Board of Directors, will best promote the purpose of the corporation, without limitations, if any, as may be con tainted in the instrument under which the property is received. These Articles of the corporation, the By-Laws, or ay applicable laws, to do any other act or thin incidental to or connected with the foregoing purposes or advancement thereof, but not for the pecuniary profit of financial gain of its directors or officers except a permitted under Not-for-Profit Law.

Apostolic Life Church of Lake Placid, Inc. shall promote, encourage, foster and engage in the dissemination of religious and moral teaching and instruction for the support of public and worldwide worship in accordance with the teachings of Jesus Christ as found in the Bible, through all legitimate means.

In general, to do any and all acts and things, and to exercise any and all powers which now or hereafter are lawful for the corporation to do or exercise under and present to the laws of the State of Florida for the purpose of accomplishing any of the purposes of the corporation.

The purposes for which the corporation is organized shall be limited to those which are strictly charitable. In no event shall this corporation engage in any activity which would be contrary to the purposes and activities: (1) permitted to be engaged in by any organization the activities which are exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986; or (2) of a corporation, contributions to which are deductible under Section 170(c)() of the Internal Revenue Code of 1986, as hereafter amended, and the applicable rules and regulations thereunder.

The corporation shall not be operated for the primary purpose of carrying on an unrelated made of business as defined in Section 513 of the Internal Revenue Code of 1980, as hereafter amended, and the applicable rules and regulations thereunder.

No part of the net earrings of the corporation shall inure to the benefit of, or be

distributable to its members, trustees, officers, or other private individual except that reasonable compensation may be paid for services renters to or for the corporation affecting one of more of its purposes. No member or officer of the corporation, or any private individual shall be entitled to share in the distribution of any corporate assets on dissolution of the corporation. No part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation. The corporation shall not participate in or intervene in the publication of distribution of statements of any political campaign on behalf of a candidate for public office.

The corporation is organized to serve public interests. Accordingly, it shall not be operated for the benefit of private interests.

### **Article 12: Powers**

The corporation shall have all the powers granted to not for profit corporations under the laws of the State of Florida which are necessary or convenient to effect any and all purposes for which the corporation is organized. In no event, however, shall the corporation have or exercise any power which would cause it not to qualify as a tax-exempt organization under Section 501(c)(3) or Section 170 of the Internal Revenue Code of 1986, as hereafter amended, and the applicable rules and regulations thereunder; not shall the corporation engage directly or indirectly in any activity which would case the loss of such qualification.