# N15000004628

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#### **COVER LETTER**

\* TO: Amendment Section Division of Corporations

NAME OF CORPORATION	Redemption Worship	Center, Inc.			
	115000004628				
The enclosed Articles of Ame	ndment and fee are subn	nitted for filing.			
Please return all corresponden	ce concerning this matte	r to the following:			
Henry Eugene Rubin					
		(Name of Contact	Person)		
Redemption Worship Center,	Inc.				
		(Firm/ Compa	ny)		
12544 Hammock Pointe Circ	le				
		(Address)			
Clermont, FL 34711					
		(City/ State and Zi	p Code)		
redemptionwc@gmail.com					
E-r	nail address: (to be used	for future annual r	eport notificat	ion)	
For further information concer	ming this matter, please	call:			
Henry Rubin		;	321 at	247-2471	
(1	Name of Contact Person)		(Area Code	(Daytime Telepho	one Number)
Enclosed is a check for the fol	lowing amount made pay	yable to the Florida	Department	of State:	
□ \$35 Filing Fee	□\$43.75 Filing Fee & l Certificate of Status	■\$43.75 Filing Fe Certified Copy (Additional copy enclosed)	Cer vis Cer (Ad	2.50 Filing Fee tificate of Status tified Copy ditional Copy is closed)	
Mailing Ad Amendment			treet Addres		

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

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

#### Articles of Amendment to Articles of Incorporation of

Redemption Worship Center, Inc.				
(Name of Corporation	as currer	tly filed with the	Florida Dept. of State)	
N15000004628				
(Docu	ment Numb	per of Corporation (	if known)	· · · · · · · · · · · · · · · · · · ·
Pursuant to the provisions of section 617.1006, Floamendment(s) to its Articles of Incorporation:	orida Statut	es, this <i>Florida No</i> i	For Profit Corporation a	dopts the following
A. If amending name, enter the new name of th	e corporat	ion:		
N/A				The new
name must be distinguishable and contain the word "Company" or "Co." may not be used in the nam		•	ated" or the abbreviation	
B. Enter new principal office address, if application of the second of t		N/A )		
				7, 3
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		N/A		PER E
				SET OF THE
				F S 72
<ol> <li>If amending the registered agent and/or registered agent and/or the new register</li> </ol>			da, enter the name of the	
Name of New Registered Agent:	N/A			
	N/A			
New Registered Office Address			(Florida street address)	
	N/A		, Florida	
	-	(City)		Code)
New Registered Agent's Signature, if changing hereby accept the appointment as registered agen	Registered nt. I am fa	Agent: miliar with and acc	cept the obligations of the	position.
_				
	S	ignature of New Re	gistered Agent, if changin	g

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 <math>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)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1)Change	D	LaQuanda Rubin	12544 Hammock Pointe Circle
Add			Clermont, FL 34711
Remove			
2) Change	S	Clair Terborg	2541 Holly Berry Circle
xAdd			Clermont, FL 34711
Remove			
3) Change	D	Taneka Rubin	12544 Hammock Pointe Circle
x Add			Clermont, FL 34711
Remove			
4) Change	Т	Veronica Clarke	1500 Ledgemont Lane
x Add			Clermont, FL 34711
Remove			
5) X Change	VD	Ora Yvette Rubin	12544 Hammock Pointe Circle
Add			Clermont, FL 34711
Remove			
6) Change		<u> </u>	
Add			
Remove			

(attach additional sheets, if necessary). (Be specific)
Revise Article II - Purpose (see attached)
Add Article VIII - Election/Appointment of Directors (see attached)
Add Article IX - Limitations (see attached)
Add Article X - Debt Obligations and Personal Liability (see attached)
Add attached Article XI - Dissolution (see attached)

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

	N/A	
The date of each amendment(s) adopt	ion: ·	, if other than the
late this document was signed.		
•		
Effective date <u>if applicable</u> :		
	(no more than 90 days after amendment file date)	
Note: If the date inserted in this block of document's effective date on the Depart	does not meet the applicable statutory filing requirements, this date will no ment of State's records.	t be listed as the
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/were adopt was/were sufficient for approval.	ed by the members and the number of votes cast for the amendment(s)	
There are no members or members adopted by the board of directors.	entitled to vote on the amendment(s). The amendment(s) was/were	
have not been so	n or vice chairman of the board, president or other officer-if directors elected, by an incorporator – if in the hands of a receiver, trustee, or binted fiduciary by that fiduciary)	
Henry Euger	(Typed or printed name of person signing)	
President/Di	rector	

(Title of person signing)

#### ARTICLE II PURPOSE

This corporation is organized exclusively for charitable, religious and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

#### ARTICLE VIII ELECTION/APPOINTMENT OF DIRECTORS

Directors shall be elected by the members of the board at the annual meeting. Directors of the initial board shall serve until the first annual meeting, at which time their successors will be duly elected and qualified, or removed as provided in the bylaws. The eligibility, rights and obligations of the board members will be determined by the organization's bylaws. The management of the affairs of the corporation shall be vested in a board of directors, as defined by the corporation's bylaws. No director shall have any right, title, or interest in or to any property of the corporation.

#### ARTICLE IX LIMITATIONS

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earnings of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation;
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office; and
- 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.

## ARTICLE X DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

### ARTICLE XI DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, 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, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.