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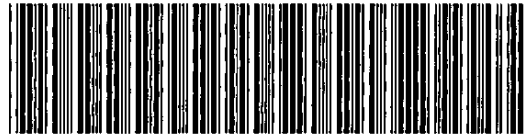
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Amel

ARTICLES OF AMENDMENT
to
ARTICLES OF INCORPORATION
of
CHRISTIANS CONCERNED FOR THE COMMUNITY, INC.

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Pursuant to the provisions of Chapter 617, Fla. Stat., the undersigned directors of Christians Concerned for the Community, Inc., adopt the following Articles of Amendment to the Articles of Incorporation:

I. Article IV—Officers (second page), is amended to read as follows:

Article IV – Directors

All authority of this corporation shall be invested in its board of directors. The number and election of a director shall be stated in the By-laws of the corporation. The board of directors after the reorganization of this corporation in March 24, 2005, are:

<u>Name</u>	<u>Address</u>
Mary Alice Dennis	615 S.W. 127 th St , Newberry, FL 32669
Nancy Green	5801 N.W. 23 rd Terr., Apt. B., Gainesville, FL 32653
Mark Szymanski	8332 S.W. 17 th Lane, Gainesville, FL 32607
John Parker	2110 N.W. 46 th St., Gainesville, FL 32605
C. Robert Edewaard	4040 N.W. 20 th Dr., Gainesville, FL 32605
Jenny Wagner	2221 N.W. 42 nd Ave., Gainesville, FL 32605
Loren Baker	6000 S.E. 60 th St., Trenton, FL 32693
Max Wilkins	2022 S.W. 122 nd St., Gainesville, FL 32607
Phil Ankrim	3926 S.W. 69 th Ave., Gainesville, FL 32608
Erickson Frank	3436 N.W. 17 th Terr., Gainesville, FL 32605

II. Article XIII—Selection of Officers, shall be amended as follows:

Article XIII—Officers

The day to day affairs of the corporation shall be managed by an Executive Director, and in his absence an Assistant Executive Director. The other officers are a Treasurer and a Recording Secretary. The officers shall serve one (1) year terms and their qualifications and the manner of election shall be stated in the By-laws. The officers of the corporation as of its reorganization in March 2005, are:

<u>Office</u>	<u>Name</u>
Executive Director	Ericson Frank
Assistant Executive Director	Luke Groce
Treasurer	Mark Szymanski
Recording Secretary	Mary Alice Dennis

III. Article XIV—Election of Directors, shall be amended to read:

Article XIV—Statement of Faith

Every director and officer of the corporation shall annually, following their election or appointment, certify their fundamental agreement with the following Statement of Faith:

STATEMENT OF FAITH

There is one **Creator God**, existing eternally in three persons: the Father, son, and Holy Spirit.

Jesus Christ is true God and true man. He was conceived by the Holy Spirit and born of the Virgin Mary. He died upon the cross, the Just for the unjust, as a substitutionary sacrifice, and all who believe in Him are justified by faith in the sufficiency of His sacrifice. He arose from the dead and is at the right hand of the Father as our great High Priest.

The **Holy Spirit** is a divine person, sent to indwell, guide, teach, empower the believer, and convince the world of sin, of righteousness and of judgment.

The **Old and New Testaments**, were verbally inspired by God and are a complete revelation of His will for the salvation of men

Man and woman were originally created in the image and likeness of God; they fell through disobedience resulting in both physical and spiritual death.

Salvation has been provided through Jesus Christ for all men; and those who, repent and believe in Him are born again of the Holy Spirit, receive the gift of eternal life, and become the children of God, fully dedicated to the will of God and receiving power for holy living and effective service

The **second coming** of the Lord Jesus Christ will be personal and visible. There shall be a bodily **resurrection** of the believers and of the non-believers to stand before Christ as their judge.

Amendments. Anything in the Articles of Incorporation or By-Laws notwithstanding, this Statement of Faith may not be amended except by unanimous vote of the members following the procedure established in Article XII hereof.

IV: Article XI—Membership Requirement shall be amended to read as follows:

Article XI—Membership

The directors and officers of this corporation shall constitute its members, unless other categories of members are established by the Board of Directors as provided in the By-laws. The annual meeting of the members shall be in the month of January prior to the meeting of the Board of Directors, unless that meeting is waived in writing by all members. Special meetings of members may be called by the Board of Directors.

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF CHRISTIANS
CONCERNED FOR THE COMMUNITY, INC.

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V. Article XII—Amendments, shall be amended to read:

Article XII—Amendments

Amendments to the Articles of Incorporation may be proposed in written by three (3) members or by the two-thirds of Board of Directors at least sixty (60) days before adopting and must be adopted by a two-thirds vote of all the directors or by two-thirds of the members in attendance at the annual meeting or a special meeting of the members called for that purpose.

THE UNDERSIGNED, being all the Directors of the Corporation, hereby unanimously adopt and ratify these Articles of Amendment to Articles of Incorporation of Christians Concerned for the Community, Inc., this 21st day of March, 2005:

<u>Name</u>	<u>Signature</u>
Mary Alice Dennis	<u>Mary Alice Dennis</u>
Nancy Green	<u>Nancy Green</u>
Mark Szymanski	<u>Mark Green</u>
John Parker	<u>John Parker</u>
C. Robert Edewaard	<u>Robert Edewaard</u>
Jenny Wagner	<u>Jenny Wagner</u>
Loren Baker	<u>Loren Baker</u>
Max Wilkins	<u>Max A. Wilkins</u>
Phil Ankrum	<u>Phil Ankrum</u>
Erickson Frank	<u>E. Frank</u>

I HEREBY CERTIFY that the foregoing ARTICLES OF AMENDMENT were adopted by unanimous written consent of all the directors who signed this document on the 18th day of April, 2005.

Phil Ankrum
Phil Ankrum, Chairman of the Board of Directors