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BREATH OF LIFE WORSHIP CENTER INC. 10 BERRY COURT MASCOTTE, FLA. 34753 OCTOBER 14, 1999

TO: DEPARTMENT OF STATE
ADMENDMENT DEPARTMENT

300003017113--3 -10/18/99--01094--016 *****43.75 ******43.75

RE: AMENDING ARTICLES

BREATH OF LIFE WORSHIP CENTER INC.

DEAR SIR,

WE ARE SENDING THIS REQUEST FOR AMENDMENT OF EXSISTING CORP. IN ORDER TO COMPLY WITH THE INTERNAL REVENUE DEPT. WE MUST INCLUDED THE FOLLOWING ATTACHED ARTICLES INTO THE CORP BEFORE CONSIDERATION OF A TAX EXEMPT STATUS. YOU CAN REACH US AT THE NUMBER LISTED BELOW IF YOU HAVE ANY QUESTIONS.

CHRISTIAN WARD
RESIDENT AGENT
352-429-9267
352-315-5270 (VOICE MAIL)

99 OCT 18 AN IO: 08
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Amena

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

	J.
BREATH OF LIFE WORSHIP CENTER INCORPORATED	
(present name)	၁
Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida $G^{(r)}$ connergit corporation adopts the following articles of amendment to its articles of incorporation.	
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)	
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PLEASE ADD THE FOLLOWING ARTICLES LISTED ON ATTACHED PAGE TO THE PRE EXSISTING CORPORATION. THESE ARTICLES MUST BE ADDED TO COMPLY WITH THE INTERNAL REVENUE SERVICE TEST FOR EXEMPTION.

SECOND):	The date of adoption of the amendment(s) was: 10-14-1999
THIRD:	A	doption of Amendment (CHECK ONE)
		The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
	☑	There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.
_	B	REATH OF LIFE WORSHIP CENTER INCORPORATED Corporation Name
		Chaidea Dr.) aca
		Signature of Chairman, Vice Chairman, President or other officer
CHRISTIAN WARD Typed or printed name		
		RESIDENT AGENT/PASTOR OCTOBER 14,1999 Title Date

1) LIMIT YOUR PURPOSES TO THOSE SPECIFIED IN 501(C)(3).

Said corporation is organized exclusively for charitable, religious and educational purposes, including, for such purposes, the making of distributions to organizations under Section 501(c)(3)

2) LIMIT YOUR POWERS TO THOSE SPECIFIED IN 501(C)(3)

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of Section 501(c)(3) purposes. 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.

Notwithstanding any other provision of the Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code) or b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

3) DEDICATE YOUR ASSETS

Upon dissolution of this corporation assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. or 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.