# N96000005805

WORLD OF FAITH OUTREACH CHRISTIAN CENTER 876 SOUTH U.S. HIGHWAY 1 ROCKLEDGE, FL 32966

City/State/Zip
City/State/Zip

Phone #

Office Use Only

### CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1.	(Corporation Name)	(Docum	nent#)
2	(Corporation Name)	(Docum	nent#)
3	(Corporation Name)	(Docum	nent #)
4	(Corporation Name)	(Docum	nent #)
☐ Walk in	Pick up time		Certified Copy
☐ Mail out	☐ Will wait	Photocopy	Certificate of Status

NEWFILINGS
Profit
 NonProfit
Limited Liability
Domestication
Other

AMENDMENTS
Amendment
Resignation of R.A., Officer/Director
 Change of Registered Agent
Dissolution/Withdrawal
Merger

OTHER TIMES
Annual Report
Fictitious Name
Name Reservation

REGISTRATION/ QUALIFICATION
Foreign
Limited Partnership
Reinstatement
Trademark
Other

FILED
97 DEC -9 PM 2: 36
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

award

12-17-97

Examiner's Initials

## ARTICLES OF AMENDMENT

to

FILED 97 DEC -9 PM 2: 36

## ARTICLES OF INCORPORATION

SECRETARY OF STATE TALLAHASSEE, FLORIDA

of

CATHEDRAL OF THE I	HOLY SPIRIT	AT WORLD	OF FAITH	OUTREACH	CHRISTIAN	CENTER.	TNC.
						,	

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit 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.)

THESE ARE THE ARTICLES BEING AMENDED:

ARTICLE II

ARTICLE III

THIS IS THE ARTICLE BEING ADDED:

ARTICLE VII

SEE ATTACHED SHEETS

SECON	ID:	The date of adoption of the amendment(s) was:05 NOV 97	
THIRD	: A	Adoption of Amendment (CHECK ONE)	
	四	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.	
-	CAT	HEDRAL OF THE HOLY SPIRIT AT WORLD OF FAITH OUTREACH CHRISTIAN CENTER, INC.	;
-		Signature of Chairman, Vice Chairman, President or other officer	
-		ANTHONY JEROME HATCHER Typed or printed name	-
		PRESIDENT 03 DEC 97 Title Date	

## ARTICLE II Principal Place of business and mailing address

The principal place of business and mailing address of this corporation shall be in the county of Brevard, City of Rockledge, State Florida. The church may also have offices at such other places as the Board of Directors may from time to time designate. The principle address is: 876 South U.S. Highway 1, Rockledge, Florida 32966.

# ARTICLE III Purposes

- 1. To propagate the Christian Faith and to spread the Gospel of Jesus Christ as revealed through the Holy Scriptures by all means of communication, whether visual, verbal or written via seminars, radio, television, and other form of mass media.
- 2. To provide for preaching, teaching, and fostering the growth of the Christian Religion in all places, local and international; to license and ordain ministers; to carry on the work of evangelism; to promote missionary work in all places; to carry on the organization of churches and foster their development and local sovereignty and independence according to this Constitution and its By-Laws.
- 3. To erect and maintain Church buildings, social halls, business offices, school buildings, recreation facilities, parsonages, and such other structures as are deemed necessary, and to organize and promote such activities as deemed necessary for the upkeep and continuance of said buildings and facilities.
- 4. To collect, solicit and accent funds, gifts and other subscriptions; to hold in trust, use, mortgage, lease, sell, or otherwise acquire or dispose of property, real or chattel, in keeping with the recited purposes of this church, and it shall have and exercise all powers that are necessary or convenient to effect any and all of the purposes for which this congregation is organized.
- 5. This organization is organized exclusively for charitable, religious, educational, and scientific 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 corresponding section of any future federal tax code.
- 6. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or others private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing of distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c)(3) of the Internal Revenue Code, corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c)(2) of the International Revenue Code, or corresponding section of any further federal tax code.

#### ARTICLE VI I Incorporators

The names of the street addresses of the incorporators for these articles are:

Name: Anthony J. Hatcher Address: 2440 Summer Brook St.

Melbourne, F1. 32940

Name: Charlene Y. Hatcher Address: 2440 Summer Brook St.

Melbourne, F1. 32940

#### ARTICLE VIII

#### Corporate Dissolution Provision

Upon the dissolution of this organization, assets shall be distributed for one or more exempt purposes within the measning 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. Any such assets not disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Additionally, in the event of the dissolution of this Church no Board Member or Trustee will personal liability for any debt of the Church, nor may the property of such Board Member or Trustee be attached due to any debt or obligation of the Church.

Signature of Board of Directors

Anthony J. Hatcher

President Trustee Typed name of Director signing

Charlene Y. Hatcher

Vice President Trustee

Vice President Trustee Typed name of Director signing