PLEASE READ ALL INSTRUCTIONS:BEFCRE COMPLETING THIS FORM.



CORPORATION
REINSTATEMENT



FLORIDA DEPARTMENT OF STATE Secretary of State

DIVISION OF CORPORATIONS

DOCUMENT # ND200006755

1. Corporation Name
Glory of God Foundation Comp.

FILED

04 MAR - 1 PN 3:55

SECRETARY OF STATE TALLAHASSEE, FLORIDA

				T/A				
4714 SW 67 Avenue		3. Mailing Office Addre				9593823 344018 **17 TEMENT		
Suite, Apt. #, etc. Unit C- City & State City & State				>5FEI Number	_ 		Applied For	
Zip Country Zip V S A		Zip	Country 6.		O58 以中の3 Not Applicable ICATE OF STATUS DESIRED \$8.75 Additional Feoregulical for a Certification (Status)			
<u> </u>	George S. Address (P.O. Box Number is No 3191 Corol Apt. #, Etc. 404	Zamor	Address of Current Registe		State FL	Zip Code 33145		
8. I, being appointed Signature of Registered Agent	the registered as the or the abov	GISTERED AGENT MUS	T SIGN		607.050	_=		
9. Names and Street Addresses of Each Officer and/or Director (Florida nonprofit corporations must list at least 3 directors)								
Titles	Name of Officers and/or Directors		Street Address of Ea Officer and/or Direct			City / State / Zip		
PM	IAria Vadia	ЦТ	SW 67 AVE	C-11	$\overline{\mathcal{W}}$	iami Fl.3	.31 55	
V - Cris	tina Beato	5031	Maggiore S	šΤ. (COTAL	Coubler, Fl.	33146	
DDO	Jorge Beato	5031	Maggiore S	Maggiore ST. Coral Gables Fi.		33146		
D WH.	Cora Menende	2 17:	5 S.W. 24	Load (Mia	mi, Fl.	33129	
D Fath	ur Dan Dayle	, , ,	1 hincoln Road		Holly	jwood, Fl. 3	3021	
	oite Massaco F	1102 U29	SI S.W. 122	Ave.	Nia-	mi Fl.	33175	

10. I certify that I am an officer or director or the receiver or trustee empowered to execute this application as provided for in chapter 607 or 617, F.S. I further certify that when filling this reinstatement application, the reason for dissolution has been eliminated, the corporate name satisfies the requirements of section 607.0401 or 617.0401, F.S., that all fees owed by the corporation have been paid and the names of individuals listed on this form do not qualify for an exemption under section 119.07(3)(i), F.S. The information indicated on this application is true and accurate, and my signature shall have the same legal effect as if made under oath.

SIGNATURE:

onchita Mascaro

SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

Pirez

Feb. 24, 2004 305 6654314

MiAmi, Fl.

Daytime Phone #

ARTICLES OF AMENDMENT



to

ARTICLES OF INCORPORATION

of

GLORY OF GOD FOUNDATION CORP.							
(present name)							
No2000006755							
(Document Number of Corporation (If known)							
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.)							
"This organization is organized and operated exclusively for charitable purposes within the meaning of section 501 (c) (3) Internal Revenue Code							
"Notwithstanding any other provision of these articles, Glory of God, shall not carry on any other activities not permitted to be carried on by an organization exempt from Federal Income							
tax under section 501 (c) (3) of the Internal Revenue Code of							
1986 (or the corresponding provision of any future United States Internal Revenue law) or (b) by an organization contributions							
to which are deductible under section 170 (c) (2) of the Int-							
ernal Revenue Code of 1986 (or corresponsing provision of any							
future United States Internal Revenue law.)"							
SECOND: The date of adoption of the amendment(s) was:							
THIRD: Adoption 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.							
Mai Vade							
Signature of Chairman, Vice Chairman, President or other officer							
Typed or printed name President Jan. 27, 2004							
Typed or printed name							
President Jan. 27, 2004							
Title Date							



"Upon the dissolution of this Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the 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 purposes. Any such assets not so disposed of shall be disposed by the Court of Common Pleas 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 sai Court shall determine, which are organized and operated exclusively for such purposes."