

NO 7000010462

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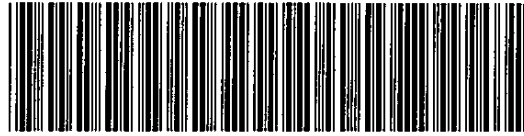
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

07 OCT 25 AM 11:32

APPROVED
AND
FILED

NO7-51454

COVER LETTER

Department of State
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

SUBJECT: CHRISTIAN COALITION FAMILY CHURCH, INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

\$70.00
Filing Fee

\$78.75
Filing Fee &
Certificate of
Status

\$78.75
Filing Fee
& Certified Copy

\$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Lorenzo L. Crawford
Name (Printed or typed)

P.O. Box 82
Address

Archer, Florida 32618
City, State & Zip

(352) 395-7620
Daytime Telephone number

NOTE: Please provide the original and one copy of the articles.



FLORIDA DEPARTMENT OF STATE
Division of Corporations

RECEIVED

07 OCT 25 AM 8:00

DIVISION OF CORPORATIONS

October 17, 2007

LORENZO L CRAWFORD
PO BOX 82
ARCHER, FL 32618

SUBJECT: CHRISTIAN COALITION FAMILY CHURCH
Ref. Number: W07000051454

We have received your document for CHRISTIAN COALITION FAMILY CHURCH and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

An effective date may be added to the Articles of Incorporation **if a 2008 date is needed**, otherwise the date of receipt will be the file date. **A separate article must be added to the Articles of Incorporation for the effective date.**

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6931.

Becky McKnight
Regulatory Specialist II
New Filing Section

Letter Number: 407A00061091

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not For Profit)

**By-Laws of the Christian Coalition Family and its Auxiliaries
(By-Laws can be amended at any time with the presence of the Apostle)**

Article I Name

Christian Coalition Family Church (Seeking Incorporation under 501 (c) 3).

CHRISTIAN COALITION FAMILY CHURCH, INC. LLC

Article II Location of the Church

The Tentative Location:

3031 N.W 79th Court #A
Gainesville, Florida 32606

Mailing Address is:

P.O. Box 82
Archer, Florida 32618

Article III Purpose

The purpose of this church is to give spiritual leadership, support and development to fellow citizens, mainly targeting low income dilapidated communities, hoping to revive them again. It will also envelope financial, marriage, family and psychological counseling to help individuals become self-sufficient so that they can have a positive impact to their communities, cities and states based upon Biblical principles. The main vehicle for accomplishing this purpose is through continual training and biblical studies, supported by a strategic plan. The Christian Coalition Family Church is Non Profit and Non Partisan, and plans to abide by the rules set forth by 501 (c) 3 classification.

Article IV Manner of Election

Officers are appointed by the direction of the Apostle according to biblical standards and proven proficiency in their convocation of calling

OFFICERS / DIRECTORS ARE APPOINTED AND SELECTED BY THE APOSTLE BASED UPON BIBLICAL STANDARDS AND PROVEN PROFICIENCY IN THEIR POTENTIAL POSITIONS. THEY MAY ALSO LOSE THEIR POSITIONS IF THEY CONDUCT THEMSELVES CONTRARY TO THE PURPOSE

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TALLAHASSEE, FLORIDA

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AS WELL. THEY MAY APPEAL TO THE APOSTLE IF THEY LOSE THEIR POSITION, AND DEVISE A PLAN APPROVED BY THE APOSTLE TO GET RE-INSTATED. ANY OFFICER/DIRECTOR MAY RESIGN AT ANYTIME WITH A WRITTEN LETTER 5 DAYS PRIOR TO RESIGNATION. (LLC)

Article V Initial Officers

Title: Apostle – Overseer / Organizer
Name: Lorenzo L. Crawford
Address: Post Office Box 82
Archer, Florida 32618

Title: Prophetess – Second in Command
Name: Belinda Graham
Address: 622 Queens Road
Gainesville, Florida 32607

Title: Evangelist – Third in Command
Name: Gloria Murphy
Address: P.O. Box 562
Archer, Florida 32618

Title: Secretary / Treasurer – Fourth in Command
Name: Raqual Johnson
Address: 3031 N.W. 79th Court #A
Gainesville, Florida 32606

Apostle: The Apostle shall preside at all meetings of the officers and deciding members. He is also to give direction and instruction to the church and resolve matters concerning matters at the local church that are out of the jurisdiction of the local Pastor. He is to instruct other members in protocol and what God is expecting to be accomplished through the leadership of the other offices. He is to train officers in unfamiliar areas to help develop the gift that God has instilled in the leaders. The Apostle is authorized to deposit and appropriate church funds.

Prophet: The Prophet shall serve as the spokesperson for the Apostle and God. He or she shall also implement Church policy set by the Apostle and members. He or she is responsible for insuring that the strategic plan is carried out to achieve the purposes and objectives of the church. The Prophet

shall be second in charge of appropriating Church funds as needed. He or she shall authorize to deposit and dispersed funds with the approval of the Apostle.

Evangelist: The Evangelist is the tactician to go out and scout out areas to be ministered to. He or she is to schedule revivals and have direct communication with the Apostle and help decide the direction of the local church. They are to work hand in hand to accomplish the goals of the organization. He or she is authorized to deposit and appropriate funds in the local church upon the approval of the Apostle.

Secretary: The Secretary is responsible for monitoring the minutes of all business meetings and for keeping the Apostle updated on upcoming events. The secretary is also responsible for all letter heads and letters to be constructed and mailed to appropriate parties. The secretary is responsible for making sure that all programs are made and Calendars are kept current. The secretary is also responsible for making sure that all reports are accurate.

Treasurer: The treasure is to monitor all financial transactions (Deposits, withdrawals, and checks written). The treasurer is to make sure that funds are available and to keep the Apostle abreast of the financial condition of the church. The treasurer is also responsible in helping the secretary create financial reports.

Article VI Initial Registered Agent and Street Address

Apostle Lorenzo L. Crawford
3031 N.W. 79th Court #A
Gainesville, Florida 32606

Article VII Incorporator

Apostle Lorenzo L. Crawford
3031 N.W. 79th Court #A
Gainesville, Florida 32606

Article VIII Powers

This organization is empowered to raise and receive money and other property by gifts, devise, subscription, dues, grants, and other legal means and to expand and contribute funds raised and does all things necessary or desirable to carry out the purpose described in Article III of these By-Laws. There will be no capital stock and shall be operated solely for charitable purposes and for the furthering of the spiritual growth and development and support of the family unit. This organization shall also charter affiliate churches that must secure annual certification for their church agreements and charters to remain in effect.

Article IX Membership

Any person, association, partnership or estate having an interest in the objectives and purpose of the Christian Coalition Family Church or one of its Auxiliaries shall be considered and eligible to apply or join in our membership. The levels of memberships are as follows:

Member Church – locally based dues paying organization. Typically, a local church.

Individual – A citizen wishing to join the Christian Coalition Family Church or one of its Auxiliaries as a member.

Association – A Non Profit association wishing to have direct membership with the Christian Coalition or one of its Auxiliaries.

Student Chapter – An organization of students at a designated College or University wishing to have direct membership with the Christian Coalition or one of its Auxiliaries.

Ministers Club – A special membership for ministers seeking specific association and advocacy with the Christian Coalition or one of its Auxiliaries.

Major Corporation – A business with \$100 million dollars in assets seeking direct membership with the Christian Coalition Family Church or one of its Auxiliaries.

Article X Finances

Funds: All money paid to the organization shall be placed in a general fund. Funds unused from current year's budget will be carried over to the following year.

Disbursements: Upon approval of the budget, the Overseer is authorized to make disbursements on accounts and expenses provided for in the budget without approval of the officers. Disbursements shall be made by check.

Fiscal Year: The fiscal Year of the Christian Coalition Family Church and its Auxiliaries shall close as of December 31 of each year.

Budget: At the end of every Fiscal Year the officers shall compile a budget based upon estimated expenses for the up coming year and submit it for approval by the Overseer / Organizer.

Procedure: The Christian Coalition Family Church shall use its funds only to accomplish the objectives and purposes specified within these By-Laws, and no part of said funds shall be distributed to the members of the Christian Coalition Family Church or its Auxiliaries upon dissolution of the organization; any funds or property remaining shall be distributed to one or more regularly organized and qualified charitable, educational, or philanthropic organizations to be determined by the Overseer / Organizer and officers.

Article XI Parliamentary Authority

The Fourth Edition of the Robert's Rule of Order shall be the final source of authority in all questions of parliamentary procedure when such rules are not consistent with the By-Laws of the Christian Coalition Family Church.

Article XII Amendments

Revisions: These By-Laws maybe amended per Overseer / Organizer and by the officers per Overseer / Organizer when he is not available, provided the notice for meeting includes the proposal for amendments. Any proposed amendments or alterations shall be submitted in writing to the Overseer / Organizer or officers and members in writing, at least thirty (30) days prior to the meeting at which they are to be acted upon. Written proxy votes are acceptable.

Article XIII Net Earnings

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 the purposes set forth in Article Third hereof. 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 these 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 the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

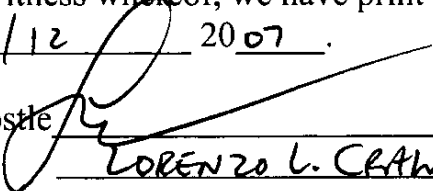
Article XIV Dissolution

Upon the dissolution of the 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 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.

In witness whereof, we have print and signed our names this day of

10/12 2007.

Apostle


LORENZO L. CRAWFORD

Prophetess Belinda Scott Graham
Belinda Scott Graham

Evangelist Gloria W Murphy
Gloria W Murphy

Secretary / Treasurer Ragual Johnson
R Johnson

[Signature]
SIGNATURE / REGISTERED AGENT

10/12/07
DATE

[Signature]
SIGNATURE OF INCORPORATOR

10/12/07
DATE

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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