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#### **COVER LETTER**

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

SUBJECT: EVANGELI	CAL CHURCH OF CANAAN (PROPOSED CORPORAT)	INC E NAME – <u>MUST INCLU</u>	DE SUFFIX)	
_	nd one(1) copy of the Article		_	
\$70.00 Filing Fee	<b>☑</b> \$78.75 Filing Fee &	<b>☑\$7</b> 8.75 Filing Fee	\$87.50 Filing Fee,	
ring rec	Certificate of	& Certified Copy	Certified Copy	
	Status	·	& Certificate	
		ADDITIONAL CO	PY REQUIRED	
	j			
FROM:	VIGUEUR VILJEAN Name (Pri	nted or typed)	_	
P.OBOX 8703  Address  WEST PALM BEACH FLA 33407  City, State & Zip			-	
			_	
	561-255-0032	enhone number	***	
Daytime Telephone number				

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

### FILED

## ARTICLES OF INCORPORATIONd In Compliance with Chapter 617, F.S., (Not for Profit)

2009 OCT 23 P 1:00

GEORETARY OF STATE

#### ARTICLE I:

The name of the corporation shall be: Evangelical church of Canaan.INC

#### ARTICLE II :

The principal street address and mailing address, if different is: 526 NORTHWOOD RD WEST PALM BEACH FL.33407 MAILING ADDRESS:P.OBOX 8703 WEST PALM BEACH.FL33407

#### **ARTICLE III**

The purpose for which the corporation is organized is:
To preach the word of God, to Evangelise across the world ,in the streets, in prison ,in jails, to provide food to needy people, to build day care, to build orphanages, to build schools.

This corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code, 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.

In the event of dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed and turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or the corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this 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.

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this 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 these Articles.

Resolved that any salaries, wages, together with fringe benefits or other forms of compensation (housing, transportation and other allowances) paid to or provided our employees, directors, or officers will not exceed a value which is reasonable and commensurate with the duties and working hours associated with such employment and with the compensation ordinarily paid persons with similar positions or duties.

Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

#### ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:
The president shall nominate all directors and/or officers at this sole discretion

#### ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS:

VILJEAN, VIGUEUR: PRESIDENT/REGISTERED AGENT ADDRESS: 500 N WARE DR WEST PALM BEACH FL. 33409

RAPHINO, JEANNETTE : VICE PRESIDENT ADDRESS:500 N WARE DR WEST PALM BEACH FL.33409

SAINTCYR, WILLIAM: SECRETARY Address: 2400 springdale blvd Palm springs FL33460

PRINVIL, LUCIENNE:TREASURER ADDRESS:531 ISLAND SHORES WEST PALM BEACH FL,33413 MURAT, SMITH:COUNCILING

SAINTVIL, SMITH: COUNCILING 531 ISLAND SHORES WEST PALM BEACH FL,33413 ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS is: VILJEAN, VIGUEUR

ADDRESS:500 N WARE DR WEST PALM BEACH FL.33409

ARTICLE VII The name and address of	the Incorporator is:
VILJEAN, VIGUEUR	•
500 N WARE DR	
WEST PALM BEACH/FL:33409	
19 milit	10-15-08
Signature/Incorporator	Date
Having been named as registered agent to accept corporation at the place designated	service of process for the above stated
in this certificate, I am familiar with and accept the	e appointment as registered agent and
agree/to act in this capacity.	
Figurally	10-15-08
Signature/Registered Agent	Date

DO OCT 23 P 1: 00
SECRETARY OF STATE