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COVER LETTER

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

SUBJECT: Bible Life Church of Naples, 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:	Phillip A. Tingle	
	Name (Printed or typed)	
	14630 Laguna Drive	
	Address	
Fort Myers, FL 33908		
	City, State & Zip	
	239-940-4107	
	Daytime Telephone number	

ptingle@embarqmail.com

E-mail address: (to be used for future annual report notification)

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

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S., (Not for Profit)

The name of the corpora	tion shall be:	ıte Church of Naples, Inc. چچ ہے	
ARTICLE II PRI	NCIPAL OFFICE		10R 28
	pal <u>street</u> address: lier Boulevard	Mailing address, if different is S	28 PZ
Naples	, FL 34114	FLORI	ا بیا و
		DE P	
The purpose for which t		This coporporation is organized as a church, exclu	
		purposes within the meaning of Section 501(c)(3) o	
		ng but not limited to, such purposes as churches, reli	
educational institu	ıtions, religious publist ————	hing and communications, and other religious ministr	ies, on
missions and the	teaching and preachin	ng of Holy Scirpture, and such other charitable, religion	ous
and education	onal purposes	as from time may be considered.	
		Flag	
ADTICIEN NA	NAMED OF RESCRION	The manner in which the directors are elected and annointed.	ction
		ine manifer in which the directors are elected and appointed	ction
		The manner in which the directors are elected and appointed:	ction
and appointmen		be stated in the bylaws.	<u>ction</u>
and appointment	nt of directors shall	be stated in the bylaws. OR DIRECTORS	etion_
ARTICLE V IN	nt of directors shall	be stated in the bylaws. DR DIRECTORS Name and Title:	etion_
and appointment	nt of directors shall	be stated in the bylaws. DR DIRECTORS Name and Title:	<u>etion</u>
and appointment	nt of directors shall	be stated in the bylaws. DR DIRECTORS Name and Title:	etion_
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Name and Title:		Name and Title:	
Address _	,	Address:	
_			
_	 	<u></u>	
Name and Title:		Name and Title:	
Address _		Address:	
_			
ARTICLE VI	REGISTERED AGENT orida street address (P.O. Box NOT accept	table) of the registered agent is:	
	Phillip A. Tingle		FALL #
Name:			APR
Address:	14630 Laguna Drive		APR 28 PM
	Ft. Myers, FL 33908	<u> </u>	SSE 60
ARTICLE VII	INCORPORATOR		T 3: 08 F STATE FLORID
ine <u>name and ac</u>	Idress of the Incorporator is:		5
Name:	Phillip A. Tingle		
Address:	14630 Laguna Drive)	
	Ft. Myers, FL 33906	<u>S</u>	
See Attache	d For Articles VIII through X		
		of process for the above stated corporation at the parties registered agent and agree to act in this capacity	place designated in this
6	R C. Tie	4-2	23-14
· F	Phillip A. Required Signature of Registered	Agent E	Date
	ument and affirm that the facts stated herei at of State constitutes a third degree felony a	n are true. I am aware that any false information s is provided for in s.817.155, F.S.	ubmitted in a document
4	X a Te	4-2	3-14
	Required Sognature of Incorp	orator	Date
ı	Phillip A. Tingle		

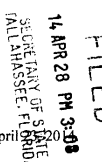
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ATTACHMENT TO ARTICLES OF INCORPORATION BIBLE LIFE CHURCH OF NAPLES, INC.

ARTICLE VIII - EFFECTIVE DATE OF INCORPORATION

The effective date of incorporation for Bible Life Church of Naples, Inc. shall be April 23



ARTICLE IX - LIMITATION ON ACTIVITIES

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) of any political campaign or on behalf of 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 of 1986 or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986.

<u>ARTICLE X - DISSOLUTION</u>

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986 (or any amendment thereof) as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of the county in which the principal offices 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.