
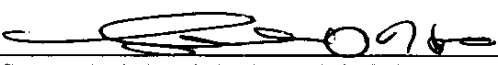
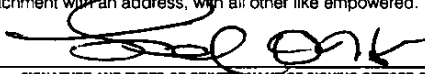


2008 NOT-FOR-PROFIT CORPORATION ANNUAL REPORT

FILED
Feb 11, 2008 8:00 am
Secretary of State

02-11-2008 90060 009 ***140.00

DOCUMENT # N98000001078 1. Entity Name TRUE GOSPEL PENTECOSTAL CHURCH, INC.					
Principal Place of Business 4327 W. COLUMBIA STR. ORLANDO, FL 32805			Mailing Address 3333 WELLS ST ORLANDO, FL 32805		
2. Principal Place of Business - No P.O. Box #		3. Mailing Address 6501 Vernon Street			
Suite, Apt. #, etc.		Suite, Apt. #, etc.			
City & State		City & State Orlando, Florida			
Zip	Country	Zip 32818	Country	4. FEI Number 59-3515808	
5. Certificate of Status Desired <input checked="" type="checkbox"/> \$8.75 Additional Fee Required				Applied For <input type="checkbox"/> Not Applicable	
6. Name and Address of Current Registered Agent GAINES, HOMER 3333 WELLS ST ORLANDO, FL 32828			7. Name and Address of New Registered Agent Name Leonard HOLT Street Address (P.O. Box Number is Not Acceptable) 6501 Vernon St. Orlando FL. City FL Zip Code 32818		
8. The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. I am familiar with, and accept the obligations of registered agent.					
SIGNATURE  <small>Signature, typed or printed name of registered agent and title if applicable.</small>			DATE 2/5/08 <small>(NOTE: Registered Agent signature required when reinstating)</small>		
Filing Fee is \$61.25 Due by May 1, 2008		9. Election Campaign Financing Trust Fund Contribution. <input type="checkbox"/> \$5.00 May Be Added to Fees		Make check payable to Florida Department of State	
10. OFFICERS AND DIRECTORS			11. ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS IN 10		
TITLE NAME STREET ADDRESS CITY-ST-ZIP	TVPD MONTGOMERY, JEWEL 98 N GOLDWYN ORLANDO, FL 32805	<input type="checkbox"/> Delete		TITLE NAME STREET ADDRESS CITY-ST-ZIP	President Holt, Leonard 6501 Vernon St. Orlando FL 32818
<input type="checkbox"/> Change <input checked="" type="checkbox"/> Addition		TITLE NAME STREET ADDRESS CITY-ST-ZIP	TPD GAINES, BERTHA 3333 WELLS STREET ORLANDO, FL 32805	<input type="checkbox"/> Change <input type="checkbox"/> Addition	
<input type="checkbox"/> Delete		TITLE NAME STREET ADDRESS CITY-ST-ZIP	TSD GAINER, BERTHA 3333 WELLS ST ORLANDO, FL 32828	<input checked="" type="checkbox"/> Delete	
<input type="checkbox"/> Change <input type="checkbox"/> Addition		TITLE NAME STREET ADDRESS CITY-ST-ZIP	Treasurer Petite, Jacques 4156 Minoso street Orlando, Florida 32811	<input type="checkbox"/> Change <input type="checkbox"/> Addition	
<input type="checkbox"/> Delete		TITLE NAME STREET ADDRESS CITY-ST-ZIP	Secretary Porter, Virginia 1932 LAKE Atrium Circle Orlando, Florida 32839	<input type="checkbox"/> Change <input type="checkbox"/> Addition	
<input type="checkbox"/> Change <input type="checkbox"/> Addition		TITLE NAME STREET ADDRESS CITY-ST-ZIP	Trustee Gaines, Homer 3333 Wells Orlando, Florida 32811	<input type="checkbox"/> Change <input type="checkbox"/> Addition	
<input type="checkbox"/> Delete		TITLE NAME STREET ADDRESS CITY-ST-ZIP	<input type="checkbox"/> Change <input type="checkbox"/> Addition		
<input type="checkbox"/> Change <input type="checkbox"/> Addition		12. I hereby certify that the information supplied with this filing does not qualify for the exemptions contained in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 617, Florida Statutes; and that my name appears in Block 10 or Block 11 if changed, or on an attachment with an address, with all other like empowered.			
SIGNATURE:  <small>SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR</small>			DATE 2/5/08 <small>Date Daytime Phone #</small>		

ATTACHMENT
40022518
#N98000001078
ARTICLES OF MERGER
(Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

First: The name and jurisdiction of the **surviving** corporation:

<u>Name</u>	<u>Jurisdiction</u>	<u>Document Number</u> (If known/ applicable)
<u>TRUE GOSPEL PENTACOSTAL CHURCH INC</u>	<u>FLORIDA</u>	<u>N98000001078</u>

Second: The name and jurisdiction of each **merging** corporation:

<u>Name</u>	<u>Jurisdiction</u>	<u>Document Number</u> (If known/ applicable)
<u>ORLANDO VICTORY UNITED CHURCH OF CHRIST INC</u>	<u>FLORIDA</u>	<u>N99000002878</u>
<u> </u>	<u> </u>	<u> </u>
<u> </u>	<u> </u>	<u> </u>
<u> </u>	<u> </u>	<u> </u>
<u> </u>	<u> </u>	<u> </u>

Third: The Plan of Merger is attached.

Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State

OR N/A / / (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than 90 days after merger file date).

(Attach additional sheets if necessary)

ATTACHMENT
400 225 18

#NA8 000001078

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION

(COMPLETE ONLY ONE SECTION)

SECTION I

The plan of merger was adopted by the members of the surviving corporation on SEPTEMBER 10, 2007.

The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows:

ALL FOR NONE AGAINST

SECTION II

(CHECK IF APPLICABLE) ☐ The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.

SECTION III

There are no members or members entitled to vote on the plan of merger.

The plan of merger was adopted by the board of directors on OCTOBER 6, 2007. The number of directors in office was _____. The vote for the plan was as follows: _____ FOR _____

AGAINST

Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s)

(COMPLETE ONLY ONE SECTION)

SECTION I

The plan of merger was adopted by the members of the merging corporation(s) on

SEPTEMBER 10, 2007. The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows: ALL FOR NONE AGAINST

SECTION II

(CHECK IF APPLICABLE) ☐ The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.

SECTION III

There are no members or members entitled to vote on the plan of merger.

The plan of merger was adopted by the board of directors on _____. The number of directors in office was _____. The vote for the plan was as follows: _____ FOR _____

AGAINST

ATTACHMENT
40022518
#N98000001078

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation

Signature of the chairman/
vice chairman of the board
or an officer.

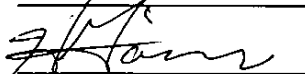
Typed or Printed Name of Individual & Title

ORLANDO VICTORY UNITED CHURCH OF CHRIST



LEONARD O. HOLT - PRESIDENT

TRUE GOSPEL PENTECOSTAL CHURCH



HOMER GAINES - HEAD TRUSTEE

ATTACHMENT
40022518
#NA8000001078
PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the **surviving** corporation:

Name

Jurisdiction

TRUE GOSPEL PENTECOSTAL CHURCH

FLORIDA

The name and jurisdiction of each **merging** corporation:

Name

Jurisdiction

ORLANDO VICTORY UNITED CHURCH OF CHRIST

FLORIDA

The terms and conditions of the merger are as follows:

SEE ATTACHED ARTICLES OF INCORPORATION

A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows:

SEE ATTACHED ARTICLES OF INCORPORATION

Other provisions relating to the merger are as follows:

THE NAME OF THE SURVIVING CORPORATION IS TO BE CHANGED TO:
TRUE GOSPEL ORLANDO VICTORY COMMUNITY CHURCH

ATTACHMENT
ARTICLES OF INCORPORATION
OF
TRUE GOSPEL ORLANDO VICTORY COMMUNITY CHURCH

40022518
#N98000001078

We the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida applicable to corporations not-for-profit, under the following proposed charter:

ARTICLE I. NAME

The name of the corporation shall be **TRUE GOSPEL ORLANDO VICTORY COMMUNITY CHURCH, INC.** and shall be located at 4327 W. Columbia St., Orlando, Florida 32811.

ARTICLE II. PURPOSES

It is the desire of the True Gospel Orlando Victory Community Church to: be an outreach ministry to the community to those in spiritual need. To receive Christ into their being as the only means by which they can be saved from the guilt of sin and to escape the wrath of God in the last days, thereby calling persons to active discipleship in the church community.

ARTICLE III. MEMBERSHIP

The persons forming this corporation and those hereafter admitted to such membership shall constitute the membership of this corporation. Any person who is a member of the church is called a disciple of Christ and is expected to participate in and to contribute to the purpose of this corporation.

ARTICLE IV. TERM

This corporation shall have perpetual existence.

ARTICLE V. SUBSCRIBERS

The names and residences of the subscribers are as follows:

Leonard O. Holt	6501 Vernon St. Orlando Fl 32818
Homer Gains	3333 Wells Orlando, Florida 32811
Jacques Petite	4156 Miniso St. Orlando, Florida 32811

ARTICLE VI. OFFICERS AND CHURCH COUNCIL MEMBERS

The officers of this cooperation shall consist of:

- President
- Pastoral Assistant
- Church Council Secretary
- Church Secretary
- Director of Finance
- Financial Secretary
- Chairperson Trustees
- Diaconate Chairperson
- Music Department Representative
- Chairperson Ushering Service
- Chairperson Brotherhood Ministry
- Rainbow Society (Women of the Church)
- Director of Christian Education
- Chairperson E-Team
- Chairperson Willing Workers

Officers and members of the Church Council shall be appointed or reappointed annually by the Pastor and ratified by the majority of the congregation at the Annual Meeting. The church council shall administrate all temporal and ministry operations of the Church in accordance to the by-laws and subject to pastoral approval. An official meeting of the Church Council shall consist of the President or designee and a majority of council members. The vote or signature of the President and a majority of council members will be necessary to obligate the church for purchase or expenditures exceeding \$300.00.

ARTICLE VII. FIRST OFFICERS AND FIRST BOARD OF DIRECTORS

President	Leonard O. Holt	6501 Vernon St. Orlando FL 32818
Pastoral Assistant	Robert Lockwood	4214 Kelley Miller Ct. Orlando, Florida 32818
Church Secretary	Joyce Robinson	6612 Hiawassee Meadows Orlando, FL 32818
Church Council Secretary	Deborah Slaughter	7010 Balboa DR #207 Orlando, Florida 32818
Trustee Chairperson	Homer Gaines	3333 Wells Orlando, Florida 32811
Director of Finance	Jacques Petite	4156 Minoso St. Orlando, Florida 32811
Financial Secretary	Virginia Porter	1932 Lake Atrium Circle Apt. 19 Orlando, Florida 32839
Chairperson Diaconate	Mary Elliott	4662 Vargas St Orlando, Florida 32811
Music Ministry	Mae Palmer	4308 Lake Lawne Ave. Orlando, Florida 32808
Director Christian Ed Min.	Connie Holt	6501 Vernon St. Orlando, Florida 32818
E-Team Chairperson	Carolyn Lockwood	4214 Kelley Miller Ct. Orlando, Florida 32811
Chairperson Willing Workers	Carol Woolwine	7008 Hardwick Dr. Orlando, Florida 32818
Chairperson Rainbow Society	Joyce Robinson	6612 Hiawassee Meadows Orlando, Florida 32818
Chairperson Ushering Service	Virginia Porter	1932 Lake Atrium Circle Apt 19 Orlando, Florida 32839

ARTICLE VIII. BY-LAWS

The Constitution and By-Laws may be amended by a two-thirds vote of members with full membership status.

ARTICLE IX. AMENDMENTS

Articles may be amended at any regular or specially meeting of the membership of this cooperation in the same manner as specified in

ATTACHMENT

40022518

**ARTICLE VIII
REGISTERED AGENT**

#N98000001078

The registered Agent for the aforesaid Corporation shall be Dr. Leonard O. Holt, 6501 Vernon St.
Orlando, Florida 32818.



2-5-08

Leonard O. Holt