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## ARTICLES OP INCORPORATION

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# Concilio Pentecostal Sinai Inc. (Sinai Pentecostal Consil Inc.)

The undersigned incorporator, for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, hereby adopt(s) the following Articles of Incorporation:

ARTICLE I NAME

The name of the corporation shall be: (In Spanish and in English)

Concilio Pentecostal Sinai Inc.

Translation: Sinai Pentecostal Consil Inc.
a Florida Not-for-Profit Corporation

ARTICLE II PRINCIPAL OFFICE

10220 N. 23rd St. Tampa FL 33612.

ARTICLE III PURPOSE(S)

To promote, teach and preach the word of God locally and everywhere.

ARTICLE IV MANNER OF ELECTION OF DIRECTORS

The President/director Rev. Samuel Rivera will elect the director. The the director will serve one year as directors of the corporation. This exclude the fouder and president/bishop of corporation which enpower all desition withing the corporation.

The number of directors constituting the initial Board of Directors of the Corporation is four, and the names and addresses of the persons who are to serve as directors of the Corporation until the first annual meeting of the members of the Corporation, or until one or more successors have been elected and qualify, are as follows:

Pres. Rev. Samuel Rivera 10220 N. 23<sup>rd</sup> St. Tampa Tampa, FL 33612 813/601-7396

Tres. Serita Rivera 10220 N. 23<sup>rd</sup> St Tampa Tampa, FL 33612 Sec. Melinda olivo 13420 Sunvale Pl. Tampa, FL 33626

Vocal Juan Celdas 1911 E. 149<sup>th</sup> Ave. Lutz, FL 33549 813 901- 5056

Directors of the Corporation other than said initial Board of Directors shall be elected as provided in the Corporation's Constitution and By-Laws, as from time-to-time in existence.

ARTICLE V INITIAL REGISTERED AGENT AND STREET ADDRESS

Rev. Samuel Rivera 10220 N. 23<sup>rd</sup> St Tampa, FL 33612 813/601 7396

ARTICLE VI INCORPORATOR

Rev. Samuel Rivera 10220 N. 23<sup>rd</sup> St Tampa, FL 33612 813/601- 7396

### MEMBER OUALIFICATIONS

The qualifications for members of the Corporation and the classes of memberships shall be as established in the Corporation's Constitution and By-Laws, as from time-to-time in existence.

# ARTICLE VIII STOCK BASIS

The Corporation is organized under a non-stock basis.

### NET EARNINGS ARTICLE IX

No part of the Corporation's net earnings shall inure to the benefit of or be distributable to its Members, Directors, or Officers, but 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 III of these Articles of Incorporation.

### ASSETS ARTICLE X

Upon the dissolution of the Corporation, the Corporation's assets shall be distributed only to another corporation that are subject to restraints substantially similar to those imposed on the Corporation by these Articles of Incorporation.

IN WITNESS WHEREOF, the undersigned, being the sole incorporator hereinbefore named, for the purpose of forming a corporation under the Florida Not For Profit Corporation Act, has executed these Articles of Incorporation, day of November, 2000.

Signature/Incorporator

11/19/2000

Having been named registered agent and to accept service of process for the above stated corporation at the place designated in this certificate I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statures relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered

Signature/Registered Agent