ALLEN A. BALDWIN Attorney At Law

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CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

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	(Corporation Name)	(Document #)	
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	☐ Walk in ☐ Pick up time		Certified Copy
	☐ Mail out ☐ Will wait	Photocopy	☐ Certificate of Status
1	NEW FILINGS	AMENDMENTS	
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9	OTHER FILINGS	REGISTRATION/Q	<u>OUALIFICATION</u>
[Annual Report Fictitious Name	Foreign Limited Partners Reinstatement Trademark Other	hip

CR2E031(7/97)

Examiner's Initials

T. Burch : JAN 2 5 2001

ARTICLES OF INCORPORATION

OF

VISION FROM GOD CENTER HOLINESS CHURCH, INC.

(A Non-Profit Corporation)

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, desiring to found a religious corporation under the laws of the State of Florida for the purpose of maintaining a Church and conducting the religious charitable work connected therewith in a lawful manner, have and do adopt the following Articles of Incorporation.

- 1. NAME: The name of this corporation shall be: VISION FROM GOD CENTER HOLINESS CHURCH, INC.
- 2. PURPOSE: The general purpose and plan of operation of this corporation shall be to establish a House of Worship in Florida, to promote the interest of religion and to spread spiritual holiness through the world; to own and hold real and personal property necessary and proper for place of public worship, school and parish house; to carry on educational and charitable work under rules and regulations of the By-Laws to be adopted by the Board of Directors of the above-named Church, said By-Laws to be in harmony with these Articles of Incorporation and the laws of the State of Florida.

The purpose and essence of this corporation, being purley benevolent, charitable and philanthropic, it is expressly declared that THIS IS A CORPORATION NOT FOR GAIN OR INDIVIDUAL PROFIT, and that no shares of stock will be held or issued, and that no dividends shall ever be declared or paid to any of its members; however the corporation may pay compensation in a reasonable amount to its members, directors and officers for services rendered and may confer benefits upon its members in conformity with its purposes.

- 3. <u>ADDRESS:</u> The street address of the inital registered office of this corporation shall be: 5311 Pine-Needle Circle, T-139, Palatka, FL 32177
- 4. <u>MEMBERS</u>: The terms of admission and qualification for membership in this corporation shall be provided for in the By-Laws adopted by the Board of Directors.
 - 5. TERMS: This corporation shall have perpetual existence.
 - 6. AGENT: The name and address of the initial registered agent is:

Mary A. Steed 5311 Pine-Needle Cir, T-139 Palatka, FL 32177

7. <u>DIRECTORS</u>: This corporation shall have three directors initially. The number of directors may either increased or diminished from time to time by a majority vote of the Board of Directors. The directors shall annually elect from among the members of the board a President, a general secretary, a secretary, and a Treasurer, and such

other officers as desired.

The names and Post Office addresses of the members of the first Board of Directors of this corporation are:

Mary A. Steed 5311 Pine-Needle Cir., T-139 Palatka, Florida 32177 Shirley A. Faison 2218 Westover Dr., B-6 Palatka, Florida 32177

Alfredo Dawson 2218 Westover Dr., B-7 Palatka, FL 32177

- 8. MEETINGS: The annual meeting of the corporation shall be held on the first Sunday of January of each year. Special meetings may be called by the Board of Directors or by the president. The majority of the Board at any meeting shall constitute a quorum. Notice of meetings shall be announced at the services held in the Church on the last two Sundays in December.
- 9. <u>POWERS</u>: The Board of Directors, by a majority vote of the members present at any regular or special meetings, at which a quorum is present, may bind the corporation.
- 10. OFFICERS: The officers of this corporation shall consist of a President, a Secretary, and a Treasurer, each of whom shall be elected by a majority vote by the Board of Directors at the annual meeting of the Board. Such other officers and assistant officers and agents as may be deemed necessary may be elected or appointed by the Board of Directors from time to time. The officers shall perform the duties usually assigned to such officers. The president shall manage the corporation and her signature, together with any other officer, shall bind the corporation. Officers shall be elected annually.

The names of the officers who are to serve until the first election or appointment are:

Mary A. Steed - President Shirley A. Faison - Treasurer Alfredo Dawson - Secretary

- 11. AMENDMENT: These Articles of Incorporation may be amended by a majority vote of the members at any annual or special meeting at which a quorum is present, provided that notice of such meeting is given at the services held in the church on the two Sundays prior to such meeting.
 - 12. INCORPORATORS: .The name and address of each incorporator is:

Mary A. Steed 5311 Pine Needle Cir, T-139 Palatka, FL 32177 Shirley A. Faison 2218 Westover Dr. B-6 Palatka, FL 32177

Alfredo Dawson 2218 Westover Dr., B-7 Palatka, FL 32177 IN WITNESS WHEREOF, the incorporators have executed these Articles of Incorporation.

The foregoing Articles were acknowledged before me this 18 day of JAMUAV, 2001, by MARY A. STEED, SHIRLEY A. FAISON and ALFREDO DAWSON, who are personally known to me and who each did take an oath and say that all statements made above are true and correct.

Mary A. Steed

#CC931787

**CONTRACTOR OF PARTIES AND THE PAR

Shirley A. Faison

Alfredo A

Motary Public

ACCEPTANCE OF INITIAL REGISTERED ACENT

I hereby accept the position of initial registered agent for this corporation.