

TRANSMITTAL LETTER
No 1000002881

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

SUBJECT: PROPHECY HAITIAN BAPTIST CHURCH, INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

700004036027--6
-04/20/01--01095--003
*****87.50 *****87.50

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: RIVEL DUMAINE
Name (Printed or typed)

1227NW 5th Avenue # 1
Address

Fortlauderdale, Florida 33311
City, State & Zip

PH: (954) 714-4908
Daytime Telephone number

FILED
01 APR 20 PM 2:41
SECRETARY OF STATE
TALLAHASSEE, FL 32304

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

4-23-01
WC

1 OF 11

ARTICLES OF INCORPORATION
OF
PROPHECY HAITIAN BAPTIST CHURCH, INC.
A NON- FOR -PROFIT- CORPORATION
ARTICLE I- CORPORATION NAME

**THE NAME OF THIS CORPORATION IS PROPHECY HAITIAN
BAPTIST
CHURCH, INC.**

ARTICLE II- PRICIPALS OFFICE

The principal Office and mailing address of this
Non- For- Profit- Organization must be:

Office address: 1351 South Dixie Highway East, Suite 7 E
Pompano Beach, FL 33060

Mailing address: P.O. BOX 4224 Fortlauderdale, FL 33338

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Please send us certified
copy of this Article

ARTICLE III OF THIS CORPORATION

The Purposes and Objectif of forming and organizing this corporation are:

This corporation is A NON-FOR- PROFIT -CORPORATION that is founded to provide the

following : Education services, scientific services, religious services, and Charitable services

according to the Florida Corporation Not -For-Profit Law set forth in section 617 of the Florida

Statutes.

ARTICLE III CONTINUED

The specific and primary purposes for which this corporation is organized are.

A For organizing of religion, science, charity , education and any other related or corresponding

charitable purposes by the distribution of its funds for such purposes , according to the Florida

Statutes Law in the section chapter 617 , that is operating a Non-For-Profit -Organization.

B. The specific purposes of this corporation is to provide:

Religious services, perform marriages baptism services, planting and organizing Churches, to

revivals, and crusades services for religious purposes, prayer meetings,
house to house prayer

group, regardless of age, sex, race, religion, national / ethnic
background, sexual orientation

degree of disability or financial status. This corporation is also being
filed as a Non-For-Profit-

organization for the purpose of applying for government funding
program specified in section

501(c)(3) Of the Internal Revenue Code or it corresponding that
allowed the same.

Articles III Continued

C. This organization is organized to operate exclusively in any manner
for such purposes:

Religious, Charitable and Educational services as will qualify this
Organization as an exempt

Organization under Section 501(c)(3) of the Internal Revenue Code of
1954, as amended or

under any corresponding provisions of any subsequent Federal tax
LAWs, covering the

distributions to organizations qualified as a tax exempt organization s
under the Internal Revenue

Code as amended, including Private Foundations and Private
operating Foundations.

**ARTICLE IV- MANNER OF ELECTION OR MANAGEMENT OF
COPORATE AFFAIRS.**

A. BOARD OF DIRECTORS: The powers of this corporation shall be exercised its

properties and controlled it affairs conducted by a Board of Directors, consisting of not

less than three (3) persons. However the number of Directors may changed by a by-Law

duly adopted by the members. The Directors of this organization/ corporation are elected

by the vote of the majority of the members and them took office fifteen (15) days after the

initial election. Accordind to with the by-Laws. Directors elected the first annual meeting

and at all time thereafter, shall serve for a term of one (1) year until the annual meeting of

members following the election of directors and until qualification of the successors in of

the office. Annual meeting shall be held at 1351 South Dixie Highway East, Suite 7E

Pompano Beach, Florida 33060 on the 2nd of each year at 5:15 P.M. Or from time to time

at other designated places by the Board Directors in resolution. Any action required or

permitted to be taken by one Board of under any provision of law may be taken without a

meeting, if all members of the Boards shall individually or collectively consent in writing to

such action. Such written consent or consents shall be filled with the

minutes of the

proceedings of the Boards, and any such action by written consent shall have the name

force and effect as if taken by unanimous vote of the Directors. Any certificate or other

document filed under any provision of law which relates to action so taken shall state that

the action was taken by unanimous written consent of the Board of Directors without a

meeting, and that; the articles of Incorporation and the By-Laws of this corporation

authorize the Directors to so act. Such a statement shall be prima facie evidence of such

authority.

ARTICLE V INITIAL DIRECTORS OF THIS CORPORATION

The names and address of such initial members of the Board Directors are as follows:

<u>Name</u>	<u>Address</u>
1 Rivet Dymaine President Director <i>Rivet Dymaine</i>	1227 NW 5th Avenue # 1 Fortlauderdale, Florida 33311
2 Emilia Jean Baptiste Vice President Director <i>Emilia Jean Baptiste</i>	1112 NW 6th Avenue Fortlauderdale, Florida 33311
3 Kenna Exantus Secretary Director <i>Kenna Exantus</i>	2709 NW 39 terrace# 104 Fortlauderdale, Florida 33311
4 Marie Fleur-Aime Treasury Director <i>Marie Fleur-Aime</i>	1110 NW 6th Avenue # 1 Fortlauderdale, Florida 33311

ARTICLE V. CONTINUED

Earnings And Activitie Of Corporation

A. No part or payment of the corporation incomes / earnings shall be distributed to its

members except for reasonable compensation for services rendered to it corporatio

B. As non for profit organization no substantial part of the activities of the corporation shall

be carrying on of propaganda ,or otherwise attempting to any political or public office

campaign.

C. The corporation shall not cary on any other activities not permitted to be carried on (a) By

a corporation exempt from Federal income under section 501(c)(3) of the Internal Revenue

Code of 1954 (or corresponding provision of any future United States Internal Revenue Law of (

b) By a corporation , contributions to which are deductible under section 170 (c) (2) of the I

nternal Revenue Code of 1954 or the corresponding provision of any future United States

Internal Revenue Law.

D. All activities and exercises are to be furtherance according the purposes of this corporation.

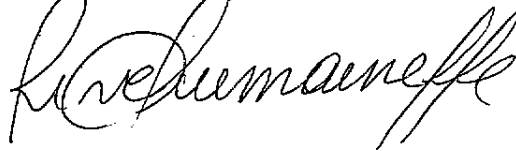
**ARTICLE VI- INITIAL REGISTERED AGENT AND
STREET ADDRESS.**

The name and Florida street address of the Registered Agent is:

**Rev. Rivel Dumaine Pastor, Associate Degree in Science Private
Investigation Services.**

Service Address: 1227 NW 5 Avenue APT# 1

Fortlauderdale, Florida 33311

A handwritten signature in black ink, appearing to read "Rivel Dumaine", is written over the printed name and address.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

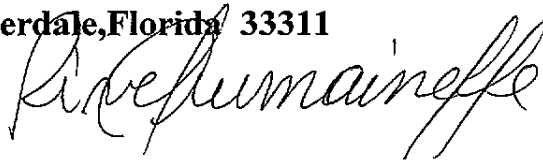
ARTICLE VII- INCORPORATOR

The Name and Address of the Incorporator is:

**Rev Rivel Dumaine Pastor. Associate Degree in Science Private
Investigator Services**

SERVICES ADDRESS: 1227 NW 5 Avenue APT # 1

Fortlauderdale,Florida 33311

A handwritten signature in black ink, appearing to read "Rivel Dumaine", is written over the printed name and address.

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ARTICLES VIII-Distribution of Assets

Upon dissolution of the corporation, the Board Directors shall, after paying or making provision of all the liabilities of the corporation that

has primary purposes: Religious, charitable or scientific services and its

qualify exempt organization under section 501(c) (3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law), as the Board shall determine.

All assets, otherwise Stated shall be disposed of by Court of competent

jurisdiction in the County in which the principal office of the corporation is then located.

ARTICLESVIII Continued DEDICATION OF ASSETS

The property of this corporation is irrevocably dedicated to religious, educational, charitable and scientific purposes, and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, office or member thereof, or to the benefit of any private individual.

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I, the undersigned , being the Incorporator and subscriber of this corporation for the purpose of forming this non -profit -corporation under the laws of the State of Florida , have executed these Articles of incorporation , this 13th day of March, 2001.

Witness By:
JACQUES ELIE
.....
Witness

INCORPORATORS /Subscribers
Rev. Rivel Dumaine Pastor

Associate Degree in Science

Private Investigation Services.

R. Dumaine

STATE OF FLORIDA
County of Broward

Before Me, the undersigned authority , the above named person (s) *(RIVEL DUMAINE)* personally appeared before me and is or are personally known to me or produced *FL DRV. Lic -* as identification and that this or these *D550-720-68-426-0* person (s) executed the foregoing articles of Incorporation and acknowledge to and before me that such instrument executed is true and correct.

In Witness whereof, I have hereunto set my hand and seal this on the *7*.....th day of *APRIL*..... 2001.

J. M. Saint-Vil

Notary Public
My Commission Expires:



Jacques M Saint-Vil
My Commission CC970738
Expires November 14, 2004