D.O.L. FWB_R/O

TRANSMITTAL LETTER N0100 1 APR 25 PM 1:20 Department of State **Division of Corporations** P. O. Box 6327 Tallahassee, FL 32314 Church nes IVC. SUBJECT: oposed corporate name - must include suffix) 500 8 008 *****78.75 *****78。75 Enclosed is an original and one(1) copy of the articles of incorporation and a check for : 78,75 \$70.00 \$131.25 Filing Fee Filing Fee Filing Fee Filing Fee, & Certificate & Certified Copy Certified Copy & Certificate FROM: ame (Printed or DIVISION OF CORPORATION 1 APR 26 PM 1: 18 Daytime Telephone number

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

ARTICLES OF INCORPORATION

Of Church Lively Stones Fellowship Inc FILED DI APR 26 PM 1:20

The undersigned, acting as incorporators of a corporation pursuant to chapter of therida to the following Articles of Incorporation.

ARTICLE I Name

The name of the corporation shall be LIVELY STONES FELLOWSHIP Inc.

ARTICLE II Principal Place of Business and Mailing Address

The principal place of business and mailing address of this corporation shall be:

1481 Knoxville Lane Tallahassee FI, 32304

ARTICLES III Purpose(s)

The purposes for which this corporation is organized are exclusively religious, charitable, and Educational within the meaning of Section 501©(3) of the internal Revenue code of 1954 or the Corresponding provision of any future United States Internal Revenue Law.

The corporation is formed to preach the Gospel of the Lord Jesus Christ, to equip believers to be released into ministry, to worship the Lord God, Yahweh and to pray. This will occur in the form of church services, both in and out of doors, and any other institution such as will request religious services.

This corporation is not formed for pecuniary or financial gain, and no part of the assets, income, or profit of this corporation is distributable to or inures to the benefit of its directors or officers to the extent permitted by Chapter 617 of Florida Statues.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by any organization exempt from Federal Income Tax under Section 501©(3) Federal Internal Revenue code of 1954 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLES IV Manner of Election of Directors

The manner in which the directors are elected or appointed shall be specifically addressed in the Bylaws of this corporation.

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ARTICLES V Initial Registered Agent and Street Address

The name and street address of the initial registered agent is Darrell Maples, 1481 Knoxville Lane, Tallahassee FI, 32304

ARTICLES VI Initial Board of Directors

The affairs of the corporation shall be managed by a board of directors initially composed of three members of the corporation. The number or directors may be either increased or diminished from time to time by the bylaws. The names and addresses of the initial Board of Directors are:

Darrell Maples	1481 Knoxville Lane Tallahassee Fl,32304
Martha Maples	1481 Knoxville Lane Tallahassee FI, 32304
Darrell Maples Jr.	1481 Knoxville Lane Tallahassee FI, 32304

ARTICLES VII Incorporators

The name and addresses of the incorporators are:

Darrell Maples	1481 Knoxville Lane Tallahassee Fl, 32304
Martha Maples	1481 Knoxville Lane Tallahassee Fl, 32304
Darrell Maples Jr.	1481 Knoxville Lane Tallahassee FI, 32304

ARTICLES VIII Initial Officers of the Corporation

President

Darrell Maples 1481 Knoxville Lane Tallahassee FI, 32304

Martha Maples 1481 Knoxville Lane Tallahassee FI, 32304

Vice-President

Secretary/Treasurer

Darrell Maples Jr. 1481 Knoxville Lane Tallahassee Fl. 32304

ARTICLES IX Bylaws

The Board of Directors shall adopt such bylaws and amendments thereof as shall from time to time be required, provided said bylaws are not inconsistent with these Articles of Incorporation or with the laws of the State of Florida. Unless otherwise provided in the bylaws, said bylaws may be adopted or amended by majority vote of the directors present and voting at any regular meeting of the Board of Directors.

ARTICLES X Amendments

Unless otherwise provided in the bylaws, these Articles of Incorporation may be amended by a majority vote of the active members present and voting at a regular membership meeting, providing said amendment is proposed by and active member at the meeting preceding the meeting at which the amendment is to be voted upon.

ARTICLES XI Indemnification

The corporation shall indemnify every officer and director of the corporation against any and all expenses, including counsel fees, reasonably incurred by or imposed upon any officer or director in connection with any action, suit, or other proceeding to which he may be made a party by reason of being or having been an officer or director of the corporation whether or not such person is an officer at the time such expenses are incurred. The officers and directors of the corporation shall not be liable to the members of the corporation for any mistake of judgment, negligence, or otherwise, except for their own individual willful misconduct or bad faith. The officers and directors of the corporation shall have no personal liability with respect to any contract or other commitment made by them in good faith on behalf of the corporation and the corporation shall indemnify and hold each such officer and director free and harmless against any and all liability to others on account of any such contract or commitment. Any rights of indemnification provided for herein shall not be exclusive of any other rights to which any officer or director of the corporation may be entitled.

ARTICLES XII Corporate Powers

The corporation shall have all powers necessary to conduct its affairs and to carry out the purposes for which it is organized, together with all powers conferred upon such corporation by the laws of the State of Florida; provided, however, that only such purposes and powers shall be exercised as are in the furtherance of the purposes and objectives for which the corporation is formed. In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501©(3) and 170©(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State of Local government for exclusive public purposes.

The Undersigned incorporators have executed these Articles of Incorporation This day of ______ 2001.

Signature of Incorporators:

Darrell Maples

Martha Maples

Darrell Maples

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is Lively Stones Fellowship Inc.

2. The name and address of the registered agent and office is:

Darrell Maples 1481 Knoxville Lane Tallahassee FI, 32304

Having been named as 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 statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

anell Maple Signature

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