

**Electronic Articles of Incorporation
For**

**N01000006975
FILED
October 02, 2001
Sec. Of State**

IGLESIA CRISTIANA EL APOSENTO ALTO, INC.

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is:

IGLESIA CRISTIANA EL APOSENTO ALTO, INC.

Article II

The principal place of business address:

12151 WATERSTONE CT
800
ORLANDO, FL. 32825

The mailing address of the corporation is:

12151 WATERSTONE COURT
800
ORLANDO, FL. 32825

Article III

The specific purpose for which this corporation is organized is:

THIS IS A NOT-FOR-PROFIT CORPORATION ORGANIZED SOLELY FOR
RELIGIOUS PURPOSES PURSUANT TO THE FLORIDA NOT-FOR-PROFIT
CORPORATION ACT.

Article IV

The manner in which directors are elected or appointed is:

MAJORITY VOTE AT FIRST ANNUAL MEETING

Article V

The name and Florida street address of the registered agent is:

JOHN E DIAZ
4020 STONEFIELD DRIVE
ORLANDO, FL. 32826

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: JOHN E. DIAZ

Article VI

The name and address of the incorporator is:

VICTOR M. DIAZ
12151 WATERSTONE COURT
#800
ORLANDO, FL 32825

Incorporator Signature: VICTOR M. DIAZ

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P
VICTOR M DIAZ
12151 WATERSTONE COURT, #800
ORLANDO, FL. 32825

Title: V
JOHN E DIAZ
4020 STONEFIELD DRIVE
ORLANDO, FL. 32826

Title: S
NEARQUINA COLON
1918 ROUSE ROAD
ORLANDO, FL. 32817

Title: T
CARLOS ARLOZA
10146 TIKIMBER LANE
ORLANDO, FL. 32825

Title: M
SCOT RANOS
1045 WINDMILL GROVE CIRCLE
ORLANDO, FL. 32828

Article VIII

Definition of Purpose

The purposes for which this corporation is formed are to operate exclusively for such religious purposes that will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code or corresponding provision of any subsequent tax laws, including for such purposes, the making of distributions to organizations qualifying as tax-exempt organizations under that code.

This corporation shall not, as a substantial part of its activities, participate or intervene in any way in any political campaign or process on behalf of any political party or candidate for public office.

Dedication of Assets

No part of the net income or assets of this corporation shall ever inure to the benefit of any officer, director or member thereof, or to the benefit of any private individual.

Membership

The directors of the corporation may prescribe the form and manner in which application may be made and accepted for membership in the corporation, including requirements for membership dues or other requirements.

Article Six - Directors and Officers

The number of directors shall be three, provided that such number may be changed by a bylaw duly adopted by the members. The powers of the corporation shall be exercised and its affairs controlled by the Board of Directors.

Directors shall serve for a term of one year. The election of directors shall occur at each Annual Meeting.

The Directors shall elect such Officers of the corporation as the Board may deem appropriate and necessary.

Distribution of Assets

Upon the dissolution or liquidation of this corporation, its assets remaining after payment or provision for all of its liabilities, contingent or otherwise, shall be disposed of and distributed exclusively to one or more organizations operated solely for religious purposes and qualified as exempt organization(s) under Section 501(c)(3) of the Internal revenue Code or corresponding provision of any future United States Internal revenue law. The Board of Directors shall be solely responsible for all decisions on such disposition.

Limitation of Powers

This corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the stated purposes of this corporation.

Indemnification of Officers

The corporation shall indemnify and hold harmless each person who serves, has served at any time, or shall serve at the request of the corporation as director or officer of the corporation, from any and all claims or liabilities to which such person shall become subject by reason of his or her having served in such capacity or by any reason of any action alleged to have been taken or omitted by him or her

Article VIII (continued)

in such capacity; the corporation shall reimburse each person for all legal expenses reasonably incurred in the process of such claim or liability; provided that no such indemnification shall apply when it shall be adjudged that such director or officer is liable for willful misconduct or negligence in the performance of such duties.

The Board of Directors is hereby authorized to obtain appropriate liability insurance covering such acts heretofore and hereafter occurring and to pay for same from the funds of the corporation.