TRANSMITTAL LETTER 01000007887

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

SUBJECT: END TIME HAN - must include suffix) (Proposed corporate name

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

S70.00 Filing Fee S78.75 Filing Fee & Certificate of Status \$78.75\$87.50Filing FeeFiling Fee,& Certified CopyCertified Copy& Certificate ofStatusADDITIONAL COPY REQUIRED

SFROM: _ STEVEN Mendez 1200 Common Wealth Cigunit H-103 NAPLES FLA. 34116 City, State & Zip

Daytime Telephone number

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T. Buroh NOV 6 2001



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

October 30, 2001

STEVEN MENDEZ 1200 COMMON WEALTH CIR UNIT H-103 NAPLES, FL 34116

SUBJECT: END TIME HARVEST A.G. INC. Ref. Number: W01000025084

We have received your document for END TIME HARVEST A.G. INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

You must list at least one incorporator with a complete business street address.

The document must contain a registered agent with a Florida street address and a <u>signed</u> statement of acceptance. (i.e. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.)

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6928.

Tim Burch Document Specialist New Filing Section

Letter Number: 501A00059427

CHARTER	SECRE	ON PO	
OR		-6	
ARTICLES OF INCORPORATION		Pil	
END Time Harvest A.G. inc.		1: FQ	ة محيد
(NOT FOR PROFIT)	-		

We, the undersigned persons of the state of Florida, all of whom are of legal age, each being competent to contract, hereby form ourselves and our successors into a corporation not for profit under the Laws of the State of Florida, and hereby adopt the following Articles of Incorporation:

	ARTICLÉ 1 - NAME	A G
The name of this Corporation shall be:	End Time Harvest	Accomply of God inc
Florida, with its principal place of busine	ss located at 1200 (omilion	Weatth Circunit H-103 NHP1=3534116
		CIKUNIT H-103 NAPESTLA
I lenget and his address is	JOD Common Wearing	34116

ARTICLE 11 - PURPOSE

The general nature, object and purpose of this corporation is as follows:

A. To establish and maintain a place for the worship of Almighty God, our Heavenly Father to provide for Christian fellowship for those of like precious faith, were the Holy Ghost may be honored according to our distinctive testimony; to assume our share of responsibility and the privilege of propagating the gospel of Jesus Christ by all available means, both at home and abroad.

B. To perpetuate, promulgate, and support the doctrines of the General Council of the Assemblies of God, and it, and all its property, both real and personal, shall be subject to the laws, usage's and ministerial appointments of the General Council of the Assemblies of God, Springfield, Missouri, and the Southeastern Spanish District Council of the Assemblies of God, as are now or shall be from time to time established, made, and declared by the lawful authority of the said Councils.

ARTICLE III - PROPERTY

The Corporation shall have the power to buy, acquire, and hold title in fee simple, in trust, or otherwise, to both real and personal property, and improve, encumber, sell, convey and dispose of all such property, to borrow money, execute notes, bonds, and other evidences of indebtedness and to secure the same by mortgages and deeds of trust, annuity bond, and other instruments of indebtedness and to pay interest thereon, to improve, adapt, and use property held by it for: The said Church Corporation or the income therefrom in the religious, educational, benevolent, or social activities of the: said corporation or its successor without financial profit to its members

except as may be necessary in the payment of salaries, or other compensation for services rendered, and the corporation shaft have the power to erect and maintain buildings to be utilized by the said church, for the worship of God, for the training in Christian faith, and to build and maintain residences for the use and occupancy of the ministers of said Church Corporation, in conformity with the by-laws of said corporation and all the power a right granted to Corporations Not for Profit under the laws of the State of Florida.

ARTICLE IV - MEMBERSHIP

The members of the corporation shall be all members in good standing at any given time of the said Church Corporation of Florida. Provides, however, neither the incorporates nor the members of the corporation shall have any vestedright, interest, or privilege of, in or to the assets, functions, affairs or franchises of this corporation, or any right, interest of privilege which may be inheritable, or shall continue after his membership ceases in the forenamed corporation. The corporation shall not have the power to by, mortgage, sell encumber of deed or dispose of any property which it may acquire, without the consent or the direction of a two-thirds (2/3) majority vote of the members, or its successor.

ARTICLE-V - TERM

This corporation shall exist perpetually or until dissolved by due process of the law. Should this corporation ceases to exist as a legal entity and its charter be terminated, title to all its property automatically shall become vested in the Southeastern Spanish District Council of the Assemblies of God, Inc. in the same manner as it holds title to any other property.

ARTICLE VI - SUBSCRIBERS

The name and places of residence of the original incorporates and subscribers to these Articles are as follow:

Name: STEVEN MENDEZ	Address: 1200 Common Weathcik H-103 NAples FL
	Address: 1200 Common Wealth CIR M-103, NAPles FL34116
Name: TOMAS Pardo	Address: 4500 17AVE SW NAPLES FIA 34116

ARTICLES VII - OFFICERS

The officers in charge of managing the affairs of this corporation shall be as follows: a President, a Secretary, and a Treasurer. These officers shall be the trustees of the corporation, and any such officers as shall be provided for in the bylaws.

They shall be elected once a year from the voting constituents whom qualify for election, as designated in the bylaws. He shall hold office until a successor is elected and quialified., at its annual bussiness meeting. The president shall sign and the secretary shall attest all legal contracts authorized by the members of this corporation and the laws of the State of Florida.

ARTICLES VIII - FIRST OFFICERS

The name of the Officers who are to manage the affairs of this Corporation, and the office which they will respectively hold until their successors are elected and qualified, and are as follow, to wit:

President and Trustee: Steven Mendez Mendez trlene Secretary and Trustee: Pardn Omas Treasurer and Trustee:

Each of these, member of the Board of Directors. The Board of directors shall Be Appointed by The voting members. ARTICLE IX - BY-LAWS

The bylaws of this corporation are to be made, altered or rescinded by a majority of the qualified members present and voting at any properly called business meeting of the corporation, which shall be two weeks in advance of such business meeting, at which a quorum is present.

ARTICLE X - AMENDMENT

These articles of Incorporation may be amended in the manner provides by law. Every amendment must first be approved by the Official Board of Directors, (Trustees) then approved at a duly constituted meeting called for, two weeks in advance, by the members, by a majority of those entitled to vote thereon.

IN WITNESS WHEREOF, we, the undersigned subscribing Incorporates, have hereunto set our hands and seals this: $\frac{10^{-1}}{10^{-1}}$ day of $\frac{10^{-1}}{10^{-1}}$, for the purpose of forming this corporation not for profit, under the laws of the State of Florida.

lindy President (Seal) Monde Secretary (Seal) Treasurer (Seal) Steven Mendez

NAPles FIA.34116

1200 Common Wealth CIRUNITH-103

STATE OF FLORIDA COUNTY OF: <u>Collieu</u>

I HEREBY CERTIFY on this day, before me, a Notary Public duly authorized in the State and County named above to take acknowledgments, personally appeared:

to me known to be the persons described in and who executed the foregoing Articles of Incorporation, and who severally acknowledged the execution thereof to be their free act and deed for the uses and purposes there in expressed.

10th day of WITNESS MY HAND and official seal in the COUNTY and STATE named above this: 192001 MUHUMW Comm. Exp. am FEB. 3, 2005 ARY PUBLIC Cc993420 My Commission expires: **REGISTERED AGENT CERTIFICATE**

In pursuance of Chapter 48.091, Florida FIRST, that the Trustees of	Statutes, the following is submi	tted in compliance with s	A.G. Inc		
	HOLDING CORPORATIO	ON, INC., desiring to o	rganize under the		
laws of the State of Florida, with its principal office, as indicated in the Articles of Incorporation, in the City of					
NAPles , County of	Collier	, State of Florid			
Steven Mendez	, with residence, located at	1200 Com	mon Wealth Cik		
1-103 city NAPles . Co	unty of <u>Colliek</u>	, State of Florid	la, as its agent to		
accept service of process within the Stat	e.				

ACKNOWLEDGMENT

Having been named to accept service of process for the above stated corporation, at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said act relative to keeping open said office.

Resident Agent