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

SUBJECT: The House of Faith Built on The (Proposed corporate name 2 must include suffix)

Word of God, Inc. 50005024175—6
-02/27/02-01072-002
******78.75 ******78.75

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

☐ \$70.00

S78.75

Filing.Fee

Filing Fee

& Certificate of Status

\$ \$78.75

☐ \$87.50

Filing Fee

Filing Fee,

& Certified Copy

Certified Copy
& Certificate of

Status

ADDITIONAL COPY REQUIRED

FROM: Larry D. Colson

Name (Printed or typed)

724 M. Cypress Alle.

Address

Coreew Cove Springs, Florida 32043

City, State & Zip Daytime Telephone number

OF CERFORATION

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

B-3/27

ARTICLES OF INCORPORATION OF THE HOUSE OF FITH, BUILT ON THE WORD OF GOD, INC. A FLORIDA NON-PROFIT CORPORATION

ARTICLE I NAME

The name of this corporation is THE HOUSE OF FAITH BUILT ON THE WORD OF GOD,INC.

ARTICLE II THE PRINCIPALS PLACE OF BUSINESS AND MAILING ADDRESS OF THIS CORPORATION SHALL BE:

PRINCIPAL ADDRESS:

608 Mills Street

Green Cove Springs, Fla 32043

Mailing Address:

724 Cypress Street Green Cove Springs,Fla 32043

ARTICLE III STATEMENT OF CORPORATE NATURE

This is a non-profit corporation organized solelt for general Charitable and religious purposes pursuant to the Florida non-profit Corporate code.

ARTICLE VI STATEMENT OF CORPORATE PURPOSE

- (A) The specific and primary purpose for which this corporation is formed is to operate for the advancement of religion and for other charitable purposes, by the distribution of funds for such purposes.
- (B) The general purposes of which this corporation is formed are to operate exclusively for such religious, Charitable, Educational purposes as will qualify it as an Tax-exempt oraganization under section 501(e)(3) of the Internal Revenue Code of 1986 or corresponding provision of any Subsequent Federal Tax Laws, including for such purposes, the making of distribution to organization which qualify as Tax-exempt organization under the code.
- (C) This Corporation shall not, as a substantial part its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervence (by publication or distribution of any statements or otherwise) in any political Campaingn behalf of any canidate for public office.

ARTICLE V TERM

This Corporation shall have a perpetual Existence.

ARTICLE IV THE MANNER IN WHICH THE DIRECTORS ARE ELECTED OR APPOINTED.

- (A) MEMBERSHIP: The Corporation shall have a membership distinct from the Board of directors there shall be two(2) classes of membership.
- (B) Regular members shall have the right and authority to attend and participate in all Religious, Caritable and Social Functions of the Corporation, and may be elected to serve on the Board of Elders. Elders of this Corporation shall be elected by The Board of Directors or the Pastor of this religious body in accordance with the bibical standards of Elders, which is set firth in The By-Laws.

Qualified persons shall become regular members upon the majority vote of the Board of Directors and each regular member may be Re-elected to membership by the Board of Directors. All regular members shall be terminated annually on December 31.

Qualified person may be Re-elected to membership by the board of Elders.

(C) Corporate members. The corporate members shall be:

- 1) Larry D. Colson
- 2) Jean Francios
- 3) Johnnie M. Howard
 - 4) Shelia D. Colson
- 5) Mary A. Francios

Who shall be known as "original members". All voting power of the membership of this Corporation shall be vested in the "Corporate members". Each such Corporate membership shall expire annually on December 31, except that the Corporate membership of the "original member" shall be perpetual, except the Pastor who has life tenure.

The authorized number and qualfications of the members of the Corporation, the manner of their admission, the different sub-classes of membership; if any, the property of voting and other rights and privileges of members, and their liability for dues and assessments and the method of collection thereof, shall be set forth in the by-laws.

ARTICLE IIV THE NAME AND ADDRESSES OF THE SUBSCRIBERS AND INCORPORATORS OF THE CORPORATION ARE AS FOLLOWS:

1)Johnnie M. Howard 551 Pine Street Green Cove Springs, Fla 32043

2) Mary A. Francois 5014 Ravenwood Drive Green Cove Springs,Fla 32043

3)Jean Castro Francois 5014 Ravenwood Drive Green Cove Springs,Fla 32403

4)Larry D. Colson

724 Cypress Street Green Cove Springs, Fla 32043

5)Shelia D. Colson 724 Cypress Street Green Cove Springs, Fla 32043

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The county in the State of Florida where the principal office for the Transaction of the Business of this Corporation is to be located is the County of Clay at 608 Mills Street, Green Cove Springs, Florida 32043.

> Pastor Larry D. Colson 724 Cypress Street Green Cove Springs, Fla 32043

ARTICLE XI REGISTERED AGENT AND STREET ADDRESS

Larry D.Colson 724 Cypress Street **Green Cove Springs, Fla 32043**

ARTICLE X THE NAME AND ADDRESS OF THE INCORPORATOR IS:

The House of Faith Built on The Word of God, Inc 608 Mills Street Green Cove Springs, Fla 32043

(A) Having been named as registered agent 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.

Signature/Registered Agent

Signature/InCorporator

 $\frac{2-27-02}{\text{Date}}$

ARTICLE XI MANAGEMENT OF CORPORATION AFFAIRS

(A) Board of Directors. The power of this Corporation shall be exercised and its affairs conduced by a Board of Directors.

The numbers of Directors of the corporation shall be five(5); provided however, that such number may be changed by a By-law duly adopted by the corporate members.

The Directors will be elected at the First annual meeting and at all times thereafter. The term they shall serve will be for two(2) years. The election of Directors is solely dependent upon the discretion of the Pastor of the Corporation.

Annual meeting shall be held each year at such place and date as designated by The Board of Directors.

- (B) Corporate Offices. The Board of Directors shall Consist of The Following Officers: Pastor, Co-Pastor, Treasure and Secretary, Senior Deacon. The Following persons shall serve as Corporate Officers:
 - 1) Johnnie M. Howard
 - 2) Mary A. Francios
 - 3) Jean Castro Francios
 - 4) Larry D. Colson
 - 5) Shelia D. Colson

ARTICLE XII BY-LAWS

Subject to the limitations contained in the By-laws, and any limitations set forth in the Corporations not for profit law of Florida, Concerning Corporate action that must be authorized or approved by the Corporate members of this corporation, By-laws of this Corporation may be made, altered, Rescinded, added to or new By-laws may be adopted, either by a Resolution of the Board of Directors or by Following procedure set forth therefor in the By-laws.

ARTICLE XIII DEDICATION OF ASSETS

The Property of this Corporation is irrevocably dedicated to religious and Charitable purposes and no part of the net income or assets of This Corporation shall ever be to the Benefit of any directors, officer, or corporate member therefor, or benefit or any private individual.

ARTICLE XIV DISTRUBUTION OF ASSETS

Upon the dissolution or winding up of this corporation, its assets remaining after payment, or pruvision of payment, of all its debts and liabilities of the corporation, shall be distributed to a Non-profit fund, Foundation, or Corporation which is organized and operated exclusively for religious or Charitable purposes and which has established its Tax exempt Status under section 501(c)(3) of the Internal Revenue Code of 1986, or Corresponding provisions of any subsequent Federal Tax Laws.

ARTICLE XV POWER AND AUTHORITY OF CORPORATION

This corporation shall have the power and authority to acquire Title to real and personal property by gift, purchase, exchange or any other manner, shall have the power to borrow monies without limitation and to pledge or mortage any or all of its

assets as collateral or security for debts and shall have the power to transfer and convey its assets for any reason not inconsistent with its purposes.

ARTICLE XVI INDEMNIFICATION

The Corporation shall indemnify any officer, Corporate officer, Trustee, corporate member and/or Director, and Former officer, Corporate member, Trustees and/or Director, to the full extent permitted ny law.

ARTICLE XVII AMENDMENT OF ARTICLES

Amendment to these arricles of incorporation may be proposed by a resolution adopted by the Board of Directors and presents to a quorum of Corporate members for their vote. Amendments may be adopted by the vote of two-thirds of quorum of corporate members.

We, the undersigned, Being the subscribers and incorporators of this corporation, and including all the persons herein named as subscribers, for the purpose of forming this

Non-profit Charitable Corporation under the Laws of Florida have executed these

POSITION AS REGISTERED AGENT. I ACCEPT MY Jean Castro Francois 'alson Shelia D.Colson State of Florida **County of Clay** tebruary 2002, Before me day of Notary public for the state of Florida, personally appeared Larry D. Colson Chronic m Houlass Johnnie M. Howard Jean C.Francios Shelia D.Colson known to me to be the persons who executed the fore Mary A. Francios going particle of incorporation of THE HOUSE OF FAITH, BUILT ON THE WORD OF GOD, INC. And they executed the foregoing Articles of Incorporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my offical seal in the 274 State and County aforesaid, this day of February ,2002. **Notary Public** (seal) OFFICIAL NOTARY SEA CONSTANCE W BUTLER

ARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC809628 COMMISSION EXP. FEB. 15,2003