

IGLESIA NUEVA VIDA DE ORLANDO Rev. Ramon Davila 3420 Cirque Circle Orlando Florida 32817

February 11, 2002

STATE OF FLORIDA
Department of State
Division of Corporation
PO Box 6327
Tallahassee, FL 32314

2002 MAR 12 AM 10:54
SECRETARY OF STATE
AATLAHASSEE FLORIDA

RE: REQUEST FOR CERTIFIED COPY OF CERTIFICATE OF INCORPORATION

Dear Sir/Madam;

Enclosed, a request to a certified copy of Certificate of Incorporation of the above mentioned Organization.

Please be advised that, the filing fee in the amount of \$122.50 dollars, includes payment for a certified copy of such.

Your kind and prompt attention to this matter is highly appreciate.

Very Truly;

Rev. Ramon Davila

cc: file

Check No. 11106255 (\$125.50)

513.626-2557-611 WOZ-5193

100004990281--5 -02/18/02--01035--014 ****122.50 *****78.75

J3/13/02



FLORIDA DEPARTMENT OF STATE Katherine Harris

Katherine Harris Secretary of State FILED

2002 MAR 12 AM 10: 54

SECRETARY OF STATE TALLAHASSEE FLORIDA

February 22, 2002

IGLESIA NUEVA VIDA DE ORLANDO 3420 CIRQUE CIRCLE ORLANDO, FL 32817

SUBJECT: IGLESIA NUEVA VIDA DE ORLANDO

Ref. Number: W02000005193

We have received your document for IGLESIA NUEVA VIDA DE ORLANDO and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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.

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

The registered agent must sign accepting the designation.

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) 245-6973.

Claretha Golden Document Specialist New Filings Section

Letter Number: 102A00011030

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ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

ARTICLE I

Name

The name of the corporation shall be:

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IGLESIA NUEVA VIDA DE ORLANDO, INC.

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SECRETARY OF STATE
TALLAHASSEE FLORID

ARTICLE II

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

3420 CIRQUE CIRCLE ORLANDO FLORIDA 32817

ARTICLE III

Purpose(s)

The specific purpose(s) for which the corporation is organized is(are):

TO PREACH THE GOSPEL OF JESUS CHRIST, TO TEACH THE BIBLICAL DOCTRINES, AND TO WORSHIP THE LORD IN A VOLUNTARY AND FREE WILL EXPRESSION IN ACCORDANCE WITH THE CHRISTIAN LIFE STYLE AMONG THE MEMBERS OF THE CHURCH ADN TO COMPLY WILL ALL BIBLICAL STANDARDS. TO EVANGELIZE AND HELP IN THE DEVELOPMENT OF THE SOCIAL COMMUNITY AS THE CHURCH STAND.

(PURPOSES SEE ATTACHED)

ARTICLE IV

Manner of election of directors

The manner in which the directors are elected or appointed is as follows:

REV. RAMON DAVILA, PRESIDENT

TO HOLD OFFICE UNTIL THE 3rd ANNUAL ELECTION

MS. THELMA D. SANCHEZ, SECRETARY

TO HOLD OFFICE UNTIL THE 2nd ANNUAL ELECTION

MS. IRMARILYS E. ORTIZ, TREASURER

TO HOLD OFFICE UNTIL THE 1st ANNUAL ELECTION

MANNER IN WHICH THE DIRECTORS ARE ELECTED OR APPOINTED IS AS STATED IN THE BY-LAWS

ARTICLE V

Limitation of corporate powers

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited are as follows:

(POWERS SEE ATTCHED)
(DISSOLUTION CLAUSE ATTACHED)

ARTICLE VI

Initial registered agent and street address

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

REV. RAMON DAVILA, PRESIDENT #3420 CIRQUE CIRCLE ORLANDO FLORIDA 32817

ARTICLE VII

Incorporators

The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are):

REV. RAMON DAVILA, PRESIDENT--#3420 CIRQUE CIRCLE, ORLANDO FLORIDA 32817 MS. THELMA D. SANCHEZ, SECRETARY--#9716 GILBOA WAY ORLANDO FLORIDA 32817 MS. IRMARILYS E. ORTIZ, TREASURER--#7916 TUMBALL WEED CT ORLANDO FLORIDA 32822

The undersigned incorporator has executed these Articles of Incorporation this 9 day of NOVEMBER
2001

Signature of Incorporator:

REV. RAMON DAVILA, PRESIDENT

Typed name of incorporator signing

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TALLAHASSEE FLORIDA

CERTIFICATE OF INCORPORATION IGLESIA NUEVA VIDA DE ORLANDO, INC.

certified that, I am familiar with and accept the duties and responsibilities as Registered Agent for the above mentioned Religious Organization.

ARTICLE #III: PURPOSE

The purpose of this Christian Organization or Corporation are the following:

- To associate Ourselves for founding a place of Worship and Religious Observance according to our beliefs and to affiliate to any Christian or Church Organization, having the same ideas and doctrines.
- 2) To organize MISSIONARY WORK is our goal or aim here and abroad by preaching and teaching the FULL GOSPEL OF JESUS-CHRIST OUR LORD, to recognize Churches abroad. To serve to our members and friends a place or places for Educational Religious Ideas. To teach LOVE, TENETS AND COMPASSION OF JESUS-CHRIST.
- 3) To establish radio and T.V. Programs, Sunday Bible Schools, Bibles Institutes, Christian Training Centers of Theology, facilities for drug addicts and ex-drug addicts.
- 4) To hire or procure the services of competent ministers or person with or without compensation to promulgate the teaching and compassion of the FULL GOSPEL OF JESUS-CHRIST OUR LORD.
- 5) To rent, lease or purchase such building, alter, to repair, or edifices which may be needed by the Religious Organization or Corporation, to repair same and to dispose of same when no longer needed or used by this Corporation. To buy vacant land or building, alter, develop, build or repair same when no longer needed by the Church or Christian Corporation. To purchase, accept, acquire, wholly or in part, and to any lawful use or purpose, and for upon lawful consideration mortgage and other similar instruments, and any all rights thereunder and property therein, etc. etc.,
- To take and hold any grant, donation, bequest or device of real or personal property governmental or otherwise, heretofore or hereafter made upon trust, and apply the same, or the income thereof, under the direction of the Trustees or other officers for the purpose of establishing, maintaining and managing as such religious corporation property.
- 7) To have power to solicit and raise funds by any and all proper and appropriate means, under the subject to the religious Corporation Law, and to receive and disburse such funds or money occurring from tithes, offerings, collections or any other contributions for the general support of such Organization.
- The purposes for which the Corporation is organized, are exclusively religious, charitable, scientific, literary, and educational, within the meaning of section 501 © (3), of the Internal Revenue Code of 1986, or the corresponding provision of any future United States Internal Revenue Law.

Article v #1

CORPORATE POWERS

- 1) Have succession by its corporate name for the period set forth in its articles of incorporation.
- 2) Sue and be sued and appear and defend in all actions and proceedings in its corporate name to the same extent as a natural person.
- 3) Adopt, use, and alter a common corporate seal. However, such seal must always contain the words "corporation not for profit".
- 4) Elect or appoint such officers and agents as its affairs shall require and allow them reasonable compensation.
- 5) Adopt, change, amend, and repeal bylaws, not inconsistent with law or its articles of incorporation, for the administration of the affairs of the corporation and the exercise of its corporate powers.
- 6) Increase, by a vote of its members cast as the bylaws may direct, the number of its directors so that the number shall not be less than three but may be any number in excess thereof.
- 7)Make contracts and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage and pledge of all or any of its property, franchises, or income.
- 8) Conduct its affairs, carry on its operations, and have offices and exercise the powers granted by this act in any state, territory, district, or possession of the united States or any foreign country.
- 9) purchase, take, receive, lease, take by gift, devise, or bequest, or otherwise acquire, own, hold improve, use, or otherwise deal in and with real or personal property, or any interest therein, wherever situated.
- 10) Acquire, enjoy, utilize, and dispose of patents, copyrights, and trademarks and any licenses and other rights or interests thereunder or therein.
- 11) Sell, convey, mortgage, pledge, lease, exchange, transfer, or otherwise dispose of all or any part of its property and assets.
- 12) Purchase, take, receive, subscribe for, or otherwise acquire own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of and otherwise use and deal in and with, shares and other interests in, or obligations of, other domestic or foreign corporations, whether for profit or not for profit, associations, partnerships, or individuals, or direct or indirect

obligations of the United States, or of any other government, state, territory, governmental district, municipality, or of any instrumentality thereof.

- 13) Lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds loaned or invested except as prohibited by s.617.0833.
- 14) Make donations for the public welfare or for religious, charitable, scientific, educational, or other similar purposes.
- 15) Have and exercise all powers necessary or convenient to effect any or all of the purposes for which the corporation is organized.

ARTICLE V

METHOD OF DISTRIBUTION OF ASSETS IN THE EVENT OF DISSOLUTION

Said corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations under section 501 (c) (3) of the Internal Revenue Code (or the corresponding section of any future Federal tax code).

Upon dissolution or other termination of the corporation, no part of the property of the corporation or any of the proceeds shall be distributed to or inure to the benefit of any of the members, trustees, or officers of the corporation. All such property and proceeds, subject to the discharge of valid obligations of the corporation, shall be distributed to any such organizations the board of trustees may direct; provided however, that any transferee organization, at the time of the distribution, shall qualify as a exempt organization under Section 501 (c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law).

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the corporation and to make payments and distribution in furtherance of the purposes set forth herein.

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office except as authorized under the Internal Revenue Code of 1986, as amended.

The corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under 501(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contribution to which are deductible under 179 (c)(2) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law).