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Department of State Division of Corporation P. O. Box 6327 Tallahassee, FL 32314	- · ·	31 	000063322 -07/11/0201 *****87.50	293— 047—01 *****87
SUBJECT: ZION	HOUSE OF YAHWEH SE			LIVING
Enclosed is an original a	and one(1) copy of the articles Γ	s of incorporation and a	check for:	
☐ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	DENNIS L. LOVE		-	
	Address Address F1 33008			7

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

Daytime Telephone number

City, State & Zip

MIAMI LAKES, FL

(305) 430- 9269

ARTICLES OF INCORPORATION OF

ZION HOUSE OF YAHWEH SEVENTH DAY HOLY CHURCH OF THE LIVING GOD THE PILLAR AND GROUND OF THE TRUTH THE HOUSE OF PRAYER FOR ALL PEOPLE HEBREW PENECOSTAL INC.

The undersigned incorporator(s), for the purpose of forming a corporation under the Florida General Corporation Act, hereby adopt(s) the following Articles of Incorporation:

ARTICLE I: NAME

The name of the corporation is: ZION HOUSE OF YAHWEH.

SEVENTH DAY HOLY CHURCH OF THE LIVING GOD, THE PILLAR AND **GROUND OF THE TRUTH. THE HOUSE** OF PRAYER FOR ALL PEOPLE, HEBREW

PENTECOSTAL INC.

The principal address is:

189-00 NW 2 AVE ROOM 125 **MIAMI, FLORIDA 33169**

ARTICLE II: PURPOSE

The purposes for which the church is organized are exclusively religious, charitable, scientific, literary, and educational within the meaning of section 501(C) 3 of the Internal Revenue Code of 1986 or the corresponding provision of any future United States of America Internal Revenue Law.

This corporation is a NOT-FOR-PROFIT corporation and is not organized for the private gain of any person(s). It is organized under the Nonprofit Public Benefit Corporation Law for charitable purposes. THE POLICIES AND PRINCIPALS OF THE ASSOCIATION SHALL CONSIST UP THE ARITCLES OF INCORPORATION BY LAWS, ARTICLE OF FAITH, MINISTERIAL CODE OF ETHICS AND ALL REGULATIONS

PERTAINING TO THE FUNCTIONING OF THIS ASSCOIATION AS PRINTED IN MANUAL AND AS WRITTEN IN THE OFFICIAL MINUTES OF THE ASSOCIATION.

, ARTICLE III: SPECIFIC PURPOSES

The specific purposes of this corporation are:

- 1. To cultivate, promote and extend the teachings and practices of the Bible.
- 2. To receive Tithe, Offerings, Gifts and Bequests in order to promote the purpose of the corporation.
- 3. To exercise all rights and powers conferred by the laws of the State of Florida upon Non-Profit Corporations.

ARTICLE IV: REGISTERED AGENT

The initial Registered Agent's Name and Address is:

DENNIS L LOVE 6341 NW 190TH TERR MIAMI,LAKES FLORIDA ,33015

ARTICLE V: DIRECTORS

The initial Board of Directors will consist of four(4) directors. The number of directors may be increased or decreased by amendment of the bylaws, but, shall in no case be less than three (3). The Board of Directors shall appoint the Executive officers, Executive Committee, Business committee as necessary.

Executive of Instrument:-Executive of Instruments affecting Real Estate and other legal document shall be signed by the President and any two officer.

The names and addresses of the persons who are appointed to serve as initial directors until their successors are elected and qualified are:

1. President and Chief Executive Officer

DENNIS L LOVE /PASTOR AND TEACHER 6341 NW 190TH TERR MIAMI LAKES FLORIDA 33015

2. CHIEF SECRETARY/TREASURER

EVANGELIST, LURINE A LOVE 6341 NW 190TH TERR MIAMI LAKES FLORIDA 33015

- 3. SABBATH SCHOOL SUPERINTENDENT LURLETTE GREEN 188 31NE 3TH CT MIAMI FL.33169
- 4. CHIEF ADVISOR
 DEACON, FRED DUGGAN
 165 NW 197TH ST
 MIAMI FL,33169

ARTICLE VI: ORGANIZATION

- A. This corporation is organized and operated exclusively for charitable purposes within the meaning of section 501(C) 3 of the Internal Revenue Code.
- B. Not withstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under section 501(C) 3 of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- C. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign on behalf of any candidate for public office.

ARTICLE VII: CORPORATE ASSETS

Upon the dissolution of the Corporation, assets remaining after payment, or provision for payment, of all debts and liabilities of this Corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes, and which has established its tax exempt status under section 501(C) 3 of the Internal Revenue Code.

ARTICLE VIII: OFFICERS

The Officers of the Corporation shall consist of a President, Secretary and Treasurer. Each shall be elected by the Board of Directors, and may be removed by the Board at such time and in such manner as may be prescribed in the bylaws.

The names and addresses of each initial officer are as follows:

President: DENNIS L LOVE /PASTOR 6341 NW 190TH TERR MIAMI LAKES FL,33015 CHIEF SECRETARY/TREASURER:LURINE A LOVE 6341 NW 190TH TERR MIAMI LAKES FLORIDA 33015

SABBATH SCHOOL SUPERINTENDENT:LUELETTE GREEN 18831 NE 3 COURT MIAMI FLORIDA 33179

CHIEF ADVISOR:FRED DUGGAN 165 NW 167 ST MIAMI FL,33169

ARTICLE IX: MEMBERS

The qualifications of members and manner of their admission are:

- A) Willing to worship God.
- B) To join on one's own free will and accord.
- C) To abide by the by-laws of the Church and the Bible.

ARTICLE X: INCORPORATORS

The name and address of the Incorporators are:

PASTOR DENNIS L LOVE 6341 NW 190TH TERR MIAMA LAKES FL,33015

DENNIS L LOVE (Incorporator)

ARTICLE XI: STOCK

This Corporation is organized under a NON-STOCK basis. Religious, Non-Profit

The fiscal year of the Corporation shall end on the 30 day of December.

CONSENT OF REGISTERED AGENT

I JENNIS & Joseph Josep

Page 4 of 4

This Corporation is organized under a NON-STOCK basis. Religious, Non-Profit

The fiscal year of the Corporation shall end on the 30 day of December.

CONSENT OF REGISTERED AGENT

I DENNISH LOVE, the undersigned do hereby accept a	and understand the office of
Registered Agent for the organization of ZION HOUSE OF YAHWEH,	, SEVENTH DAY HOLY
CHURCH OF LIVING GOD.	
- Sino	

SIGNATURE

(Registered Agent)

TITLE: PASTON / TEACHER

Azra A. Dawes
Commission # CC 790851
Expires NOV. 15, 2002
BONDED THRU
ATLANTIC BONDING 60., INC.

James, Notary Public 9/9/02

FILED

102 JUL 11 PN 2: 44
SECRETARY OF STATE
SECRE