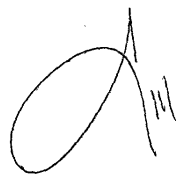
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### TRANSMITTAL LETTER

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

SUBJECT: Goodness Grace Truth International Church, Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and	d one(1) copy of the arti	cles of incorporation and a	check for:
\$70.00 Filing Fee	Filing Fec & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED

FROM: _	Rrian I. Royster Name (Printed or typed)	
	1505 Fort Clarke Blvd., Apt. 15-205	?
-	Address	
	Gainesvile, Florida 32606	<u></u>
-	City, State & Zip	
	(352) 256-6176	₹÷ •··
_	Douting Talanhana number	

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

# ARTICLES OF INCORPORATION OF

GOODNESS GRACE TRUTH INTERNATIONAL CHURCH, INC. (In Compliance with Chapter 617, Florida Statutes)

### ARTICLE I: NAME

The name of the corporation shall be Goodness Grace Truth International Church, Inc.

### ARTICLE II: PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be 525 NW 16<sup>th</sup> Avenue, Ft. Lauderdale, Florida 33311. The Board of Directors of the corporation may from time to time move the principal office to any other address in the State of Florida in accordance with the bylaws of the corporation.

### ARTICLE III: PURPOSE

The purpose for which the corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(3)(c) of the Internal Revenue Code, or the corresponding section of any future federal tax code. The corporation may only engage in such lawful acts and exercise such powers as permitted by Chapter 617, Florida Statutes known as the "Florida Not For Profit Corporation Act". The corporation is not formed for pecuniary or financial gain. No part of the assets, income, or other profit of the corporation is distributable to, or inures to the benefit of its directors or officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions to the extent such are permitted under the Florida Not For Profit Corporation Act and any applicable federal laws. 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.

### ARTICLE IV: MANNER OF ELECTION

The manner of election in which the directors are elected or appointed is:

The manner of election in which the directors are elected or appointed shall be set forth in the bylaws of the corporation and in accordance with the Florida Not For Profit Corporation Act.

### ARTICLE V: DISSOLUTION

In the event of dissolution, the dissolution of the corporation shall be in accordance with the bylaws of the corporation and pursuant to the Florida Not For Profit Corporation Act. Upon dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(3)(c) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to any state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the court of common pleas, or similar court having competent jurisdiction over this corporation, of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

### ARTICLE VI: INITIAL DIRECTORS/OFFICERS

The number of initial directors of the corporation shall be three (3) directors. Additional directors greater than three (3) may be provided for in accordance with the bylaws of the corporation. The number of directors may be increased or decreased from time to time in the manner provided in the bylaws but the corporation shall never have fewer than three (3) directors. The name(s), address(es) and title(s) of the initial directors and officers of the corporation is (are) as follows:

### Initial Directors:

Brian L. Royster 1505 Fort Clarke Blvd., Apt. 15-205 Gainesville, Florida 32606

Penny D. Oliver 525 NW 16<sup>th</sup> Avenue Ft. Lauderdale, Florida 33311

Danielle P. Lucas
525 NW 16<sup>th</sup> Avenue
Ft. Lauderdale, Florida 33311

### Initial Officers:

President: Brian L. Royster

1505-Fort Clarke Blvd., Apt. 15-205

Gainesville, Florida 32606

Vice President: Penny D. Oliver

525 NW 16<sup>th</sup> Avenue

Ft. Lauderdale, Florida 33311

Secretary:

Danielle P. Lucas 525 NW 16<sup>th</sup> Avenue

Ft. Lauderdale, Florida 33311

ARTICLE VII: REGISTERED AGENT
The name and Florida street address of the registered agent is:

Brian L. Royster 1505 Fort Clarke Blvd., Apt. 15-205 Gainesville, Florida 32606

## **ARTICLE VII: INCORPORATOR**

The name and address of the Incorporator is:

Brian L. Royster 1505 Fort Clarke Blvd., Apt. 15-205 Gainesville, Florida 32606

Having been named as registered agent and above stated corporation at the place design with and accept the appointment as regist capacity.  Las Registered Agent	nated in this certificate, I am familiar
Signature/Registered Agent	
Brian L. Royster, as Registered Agent	
1505 Fort Clarke Blvd., Apt. 15-205	
Gainesville, Florida 32606	
Belly tas Incorporator =	Date: November 8,2002
Signature/Incorporator	
Brian L. Royster, as Incorporator	<del></del>
1505 Fort Clarke Blvd., Apt. 15-205	
Gainesville, Florida 32606	
	MOV 12 AH 8: 22 CHETARY OF STATE AHASSEE FLORIDA