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Sanford M. Martin, P.A. Attorney at Law

A Professional Law Association

2500 Airport Road, S. - Suite 315 Naples, Florida 34112

> (941) 774-4000 Fax: 774-9611

Licensed in Florida and Illinois

February 7, 2003

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

Subject: Articles of Incorporation for: New Life / Vida Nueva, Inc.

To: Division of Corporations:

Enclosed is an original and one copy of the Articles of Incorporation for a Florida corporation not-for-profit: New Life / Vida Nueva, Inc.

Also, enclosed is a check for \$ 78.75 as payment for the filing fee and Certificate.

Please return the certificate to: Sanford M. Martin, PA, 2500 Airport Rd. Suite 315, Naples, Florida 34112-4882.

If you have any questions relating to this letter or the Articles of Incorporation, please contact me at (239) 774-4000.

Sincerely,

Sanford M. Martin

SMM/jh Enclosure

cc: Tony Sopianac, Pres.

ARTICLES OF INCORPORATION

We, the undersigned hereby associate ourselves together for the purpose of becoming a Corporation Not For Profit under the laws of the State of Florida providing for the formation, rights, privileges and immunities of Corporation Not For Profit, said Statutes being set forth as Chapter 617, Florida Statutes.

ARTICLE 1 - NAME

The name of this Corporation shall be: NEW LIFE / VIDA NUEVA MINISTRIES, ING

ARTICLE II - PRINCIPAL OFFICE

The principal place of business and mailing address shall be: P.O BOX 11097 NAPLES, FLORIDA 34101

ARTICLE III - PURPOSE

The purposes for which this corporation is formed are as follows: To provide for the preaching and teaching of the Christian faith; to provide for spiritual and material needs of the faithful; to provide for a proper place of worship and to maintain such place of worship for the benefit of interested members and persons among the population of the City and surrounding area of Naples, State of Florida, and those visitors who desire to attend such worship conducted by this organization to learn the truths of the faith, based upon the Bible, the written word of Almighty God; and to take by gift, legacy or bequest, and to purchase, lease, hold, sell, convey, acquire, mortgage, manage, dispose of and deal in real estate and personal property in any manner that may seem proper and best for the welfare of the congregation.

The property of this Corporation is irrevocably dedicated to religious purposes, and no part of the net earnings or assets of this corporation shall inure to the benefit of a director, officer or member of the Corporation or any private individual. No substantial part of the activities of this Corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, nor shall the Corporation participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office. This Corporation is organized exclusively for religious purposes within the meaning of Internal Revenue Code Section 501(c)(3). Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation 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 tax code) or (2) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States tax code).

Upon the winding up and dissolution of this Corporation, after paying or adequately providing for debts and obligations of the Corporation, the remaining assets shall be distributed to an appropriate Christian organization, or other organization approved by the Directors and membership, exempt under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States tax code).

ARTICLE IV - MANNER OF ELECTION

The Board of three or more Directors shall be the governing body of the Corporation. Directors are appointed for indefinite terms and elected by a majority of eligible voting members as set forth in the by-laws. The business affairs of the Corporation shall be conducted and managed by a President, a Secretary, and a Treasurer, who shall be elected by the Board of Directors as further set forth in the By-Laws. Membership in this Corporation shall be limited to those individuals who are fully dedicated to the Christian faith and Almighty God, and who are completely in harmony with the scripturally sound doctrines and organization instructions as more fully set forth in the By-Laws.

ARTICLE V - DIRECTORS/OFFICERS

The names and addresses of the initial directors/officers who shall serve until the first election are

Tony Sopianac, President, 104 Ospreys Landing #106, Naples, FL 34104 **Daniel Thron**, Vice Pres., Secretary, Treasurer, 23 Lancashire Place, Naples, FL 34104

ARTICLE VI - INITIAL REGISTERED AGENT

is:

The initial Registered Agent of the Corporation shall be **TONY SOPIANAC**, whose address 104 Ospreys Landing #106, Naples, FL 34104

ARTICLE VII - INCORPORATOR The name and address of the incorporator to these Articles of Incorporation is: TONY SOPIANAC, 104 Ospreys Landing #106, Naples, FL 34104 DANIEL THRON, 23 Lancashire Place, Naples, FL 34104 Signature of Tony Sopianac Date Date TALCER TARY SECRETARY OF STATES AND SECRETARY OF STATES AND SIgnature of Daniel Thron Date

ACCEPTANCE OF REGISTERED AGENT

Signature of Registered Agent: Tony Sopianac

Having heen named	l as registered agent	and to accept service of p	nrocess for i	he al	hove stated
corporation at the place desig					
agree to act in this capacity.	I,further agree to comp	oly with the provisions of all	statutes rela	ting to	o the proper
and complete performance o		familiar with and accept the	obligations	of my	position as
registered agent.	-			/	
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