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CERETARY OF STATE FALLAHASSEE FLORIDA

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

SUBJECT: CHRISTIAN CHURCHES UNITED CORPORATION

(PROPOSED CORPORATE NAME)

Enclosed is an original and one copy of the Articles of Incorporation and a Money Order for: \$ 87, 50

Representing: Filling Fee, Certified Copy & Certificate of status

FROM: Office of the Registered Agent and Incorporator Hebert "F" Paul P.O. Box 382248 Miami, Fl 33238-2248

Daytime Telephone Number: 305-788-5342



FLORIDA DEPARTMENT OF STATE Ken Detzner Secretary of State

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SEUNETARY OF STATE TALLAHASSEE FLORIDA

February 24, 2003

HERBERT F. PAUL POST OFFICE BOX 382248 MIAMI, FL 33238-2248

SUBJECT: CHRISTIAN CHURCHES UNITED CORPORATION (CCUC)

Ref. Number: W03000005353

We have received your document for CHRISTIAN CHURCHES UNITED CORPORATION (CCUC) and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Corporations may file using only the corporate name. Please delete any reference to the "doing business as name" in your document. If you wish to register your fictitious name, you may do so by filing the enclosed application and submitting the appropriate fees to this office.

The registered agent must have a Florida street address. A post office box, personal mail box (PMB), or mail drop-box address is not acceptable.

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: 003A00011847

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ARTICLES OF INCORPORATION OF CHRISTIAN CHURCHES UNITED CORPORATION

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SEUNE LARY OF STATE

The undersigned subscribers to these Articles of Incorporation is a natural person SEE FLORIDA competent to contract and hereby form a non-for-profit corporation, a faith-based-organization under Chapter 617 of the Florida Statutes.

ARTICLE 1 - NAME

The name of the corporation shall be:

CHRISTIAN CHURCHES UNITED CORPORATION

ARTICLE 2 – PURPOSES

The purposes for which the corporation is organized are to receive and maintain real or personal property, or both, and subject to the restrictions and limitations hereinafter set forth, to use and apply the whole part or any part of the income therefrom and the principal thereof exclusively for charitable and educational purposes either diretly or by contributions to the organizations that qualify as exempt organizations under Section 501C3 of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended.

- -The specific purposes for which the corporation is organized is :
 - a- To REBUILD our communities devastated by AIDS, DRUG, SMOKING, UNEMPLOYMENT, HOMELESSNESS, NON ACCESS TO THE DIGITAL WORLD, JUVENILE DELINQUENCY, CRIME, DOMESTIC VIOLENCE, UNSAFETY through a faith-based network of churches and community leaders.
 - b- To erect and maintain a building and buildings for the above purpose and to engage in any operation incidental to and essential to carry out the purposes above mentioned.
 - c- To solicit funds and donations in kind, and from time to time to further the purposes of the corporation.
 - d- To acquire and receive by purchase, donation or otherwise, any property, real, personal property mixed, and to hold, use and dispose of the same.
 - e- To apply for, obtain and contract with any agencies, federal, state or local government for a direct loan and other financial aid in the form

of grants or otherwise relating the purposes of this corporation.

f- To engage in any kind of activity and to enter into, perform and carry out contracts of any kind necessary or in connection with, or incidental to the accomplishment of anyone or more of the non-profit purposes of the corporation.

ARTICLE 3 – PROHIBITIONS

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 private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Second hereof. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation and the corporation shall not participate in, or intervene including the publishing or distribution of statements, any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles, 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 section 501(C)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170 (C)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE 4-PLACE OF BUSINESS

The principal place of business shall be:
8380 NE 2nd Avenue Miami, Fl 33138
and the Mailing: P.O. Box 382248 Miami, Fl 33238-2248

ARTICLE 5-OFFICERS

The Affairs of the corporation shall be managed by the following members of the Board of Directors. The names of the Officers and the office they shall hold until the first election shall be:

Rev. Pastor Simon G. Jourdan	President
Hebert "F" Paul	Senior Vice President
Rev Dr. Alberto F. Bussy	Vice President
Rev Dieugrand Jacques	Secretary
Madsen Phanord	
Karoli Ludet-Paul	Treasurer
Lisna A. Chapiesky	Assistant Treasurer

Roger McMullen	Member at large
Rev Pastor Luc W. Loriston	
Rev Jean Adner Elmon	
Rev Pastor Olbert Nogeus	
Rev Jean Claude Severe	
Rev Ostone Medeus	
Rev Yvonne Innocent	
Rev Michael Lindor	
Rev Jean Gelin	Member at large
Dr. Jonas Jeudy	Member at large

ARTICLE 6- TERM OF EXISTENCE

The corporation shall have perpetual existence

ARTICLE 7- CAPITAL STOCK

This corporation shall have no capital stock and shall be composed of members rather than shareholders

ARTICLE 8 - INCORPORATOR AND REGISTERED AGENT

The name and address of the initial registered agent and incorporator of these Articles of Incorporation are:

Hebert "F" Paul 1084 NW 123rd Street Miami, Fl 33168 And his mailing address is: P.O. Box 382248 Miami, Fl 33238-2248

ARTICLE 9- ELECTION OF OFFICERS

The By-Laws may impose other conditions of membership from time to time. The manner in which the Directors are elected or appointed shall be stated in the By-Laws.

ARTICLE 10-VOTING RIGHTS

Members of the Corporation will have such voting rights as are provided in the By-Laws.

ARTICLE 11 - EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval of the Secretary of State, Florida.

ARTICLE 12 – AMENDMENT

These Articles of Incorporation may be amended in the manner provided in the By-Laws. Every amendment shall be approved by the board of Directors signing a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE 13 - DISSOLLUTION

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, disposes of all of the assets of the corporation exclusively for the purposes of the corporation in such a manner, or to such organization or organizations organized and operated exclusively for charitable and educational purposes as shall at the time qualify as an exempt organization under Section 501 C3 of the Internal Revenue Code of 1954 or the corresponding provisions of any future United States Internal Revenue Law as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Circuit Court of Miami-Dade County, Florida in which the principal office of the corporation is then located exclusively for such purposes or to such organization, as said script shall determine, which are organized and operated exclusively for such purposes.

ARTICLE 14 – MEMBERS OF THE INITIAL BOARD OF DIRECTORS

Rev Pastor Simon G. Jourdan, 8380 NE 2nd Ave Miami, FI 33138 Hebert "F" Paul, 8380 NE 2nd Ave Miami, FI 33138 Dr. Jonas Jeudy, 8380 NE 2nd Ave, Miami, Fl 33138 Rev Dr. Alberto F. Bussy 8380 NE 2nd Avenue, Miami, Fl 33138 Madsen Phanord, 8380 NE 2nd Ave Miami, FI 33138 Rev Dieugrand Jacques, 8380 NE 2nd Ave, Miami, Fl 33138 Karoll Ludet-Paul, 8380 NE 2nd Ave Miami, FI 33138 Lisna Antoine Chapiesky, 8380 NE 2nd Avenue Miami, Fl 33138 Roger Mc Mullen, 8380 NE 2nd Ave, Miami, Fl 33138 Rev Luc W. Loriston, 8380 NE 2nd Avenue, Miami, Fl 33138 Rev Jean Gelin, 8380 NE 2nd Ave Miami, Fl 33138 Rev Jean Adner Elmon, 8380 NE 2nd Ave Miami, Fl 33138 Rev Olbert Nogeus, 8380 NE 2nd Aven Miami, Fl 33138 Rev Jean Claude Severe, 8380 NE 2nd Ave, Miami, FI 33138 Rev Ostone Medeus, 8380 NE 2nd Ave Miami, FI 33138 Rev Yvonne Innocent, 8380 NE 2nd Ave Miami, Fl 33138

Rev Michael Lindor, 8380 NE 2nd Ave Miami, Fl 33138

ARTICLE 15 - ANNUAL MEETING

The Corporation shall hold an annual meeting for members within ninety days of the end of its fiscal year(September 30) as determined by the Board of Directors. At such meeting, Directors shall be removed, elected or appointed in accordance with the By-laws.

The	undersigned incorporator	has executed these.	Articles of Incorporation
This	day of	2003	

INCORPORATOR

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CERTIFICATE OF DESIGNATION

OF

TALLAHASSEE FLORIDA

REGISTERED AGENT AND REGISSTERED OFFICE

HAVING BEEN NAMED REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THE AMENDMENT OF THE ARTICLES OF INCORPORATION, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY, I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

REGISTEREDF AGENT/INCORPORATOR