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Rev. Cesay Verys (Requestor's Name)	
1161 SW 8 Street	
(Address) Miami FL 33128 (City/State/Zip/Phone #)	
(City/State/Zip/Phone #)	
(Business Entity Name)	
(Document Number)	—
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ARTICLE OF INCORPORATION OF CHRISTIAN MISSION THE LIBERATED ONES, INC.

A Florida Non-Profit Corporation

ARTICLE I

The name of this corporation shall be: CHRISTIAN MISSION THE LIBERATED ONES, INC.

SECKE JARY OF STITE ON SIGNATIONS

ARTICLE II

This Corporation shall have perpetual existence.

ARTICLE III

The specific and primary purpose for which this corporation is formed is: To maintain and operate a religious corporation and to propagate and disseminate the religious principles embraced in our declaration of Faith, Charitable and Educational purposes. It shall include but not limited to the following: To license and Ordain Ministers of the gospel and missions in the United States and all foreign countries in accordance with such regulations for the ordination, To establish and operate schools of collegiate grade, establish, conduct and maintain missionary endeavor for the furtherance as the Gospel in the USA and all foreign countries. To assist in establishing of Churches for the dissemination, propagation of Christian Mission The Liberated Ones, Inc in the USA and all other countries

ARTICLE IV

This corporation shall have and exercise all rights and powers conferred on corporation under the laws of the State of Florida provide however, that this corporation in not empowered to engage in any activity which in itself is not in the furtherance or its objects and purposes as set forth in Article II.

- 5.- To stablish, maintain, and conduct missionary endeavor for the futherance as the Gospel in the United STATESof THE AMERICA and allforeign countries, according the regulations promulgated by the Board of Directors.
- 6.- To do any, and allactsor things as necessary, suitable orconvenient for accomplishement of any purposes, or for attainen of any or mor object herein specified, or which shall at any time appear conducive thereto, orexpedient therefor, if not inconsisten with provisions of any lawswhich might apply to acomplishment of such purposes of attaiment of objects.
- C.- It is intendeded that the foreging objects and purposes of this Articles shall not, unless otherwise especified herein be in any limited or restricted by reference to or inference from the terms of any other clause of this or any other clause of this or any other clause of this or any other article in these Article of Corporation, but the objects and purposess specified in these Articles shall be regarded as a statement of general objects and not intended to limit the activities of this corporation as a charitable, religious and educational organization.

ARTICLE IV

This corporation shall have and exercise all rights and powers confered on corporation under the laws of the State of Florida provide however, that this corporation in not empowered to engage in any activity which in itself is not in the futherance of its objects and purposes as set forth in Article II.

ARTICLE V

NO SECUNDARY GAINS OR PROFITS Tis corporation is not organized , or shallit operated, for pecunigain, profit or dividens to the memberthereofand is organized solely from not profit purposes. The properties, assets, profits and net income of this corporation are irrevocably dedicated to religius, cientific or charitable purposes, and noprofitor net income of this corporation shall ever inure to the benefit of any Director, officer or member therector to the benefit of any privet shareholder or individual. Upon the disolution or winding of this corporation, its aassets, remaining after payment of, or provision for payments of all debts and liabilities of this corporation, shall be distributed to a non-proffit fund, fundation or Corporation, , which is organized and operate exclusive for religius , scientific and /or charitable purposes And Section - . 501 (c) (3) of this IRS CODE if this corporation holds any assets in trust, such assets shall dispos of in such assets shall be disposed of in such manner as may be directed by decree of Supirior Cour of the Country of wwhich corporation principal office is located upon petition therefor by the Attorney General or by person concerned in the liquidation

ARTICLE V

LIMITATION OF ACTIVITIES

This Corporation shall not ,as a substantiasl part of its ACTIVITIES, carry on Propaganda, or otherwise attempt to unfluence legislation.

This corporation shall not participate or intervene (including the publishing or distribution of statements) in any political campaign on behalf of ANY CANDIDATE FOR PUBLIC OFFICE.

ARICLE VII

This is organized pursuant to the GENERAL Non-profit corporation of the State of Florida

ARTICLE VIII

This County in the State of Florida where the principal office for transaction Of business of this corporation is to be located in the County of Dade 9140 Fontainebleau Blv # 305, Miami, Fl 33172

ARTICLE IX

The bylaws of this corporation are to be made., altered or rescinded subject to Approval of the members of the corporation

A.- The powers of this corporation shall be exercise and its affairs Conducted by a Board of Directors, subject to approval by the membership Of the cf the corporation.

The numbers of the members of this corporation shall be the number Herein provided., for any change by BY-LAW duly adopted by the members entitled To vote,

B.- The name and addresses of the persons who are appointed to act As the first directors are :

President 1/ Rev. Cesar Vega 1161 SW 8 street Miami, Fl 33128 Treasurer
Clotilde Castaneda
1604 Bay Rd. #2
Miami Beach Fl. 33139

3/ Edgardo M Castro/Secretary 1161 SW 8 street Miami, Fl 33128

The method of election of directors is as stated in the bylaws.

CERTIFICATE

DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR SERVICE OF PROCESS WITHIN THIS STATE, REGISTERED OFFICE AND NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuant of Florida Statutes, the following is submitted, in compliance with said act:

That CHRISTIAN MISSION THE LIBERATED ONES, INC. desiring to organize under the laws of the State of Florida with its principal office as indicate in the Articles of Incorporation at the City of Miami, Miami Dade, state of Florida, has named REV. CESAR VEGA, located at 1161 SW 8th Street, Miami Fl. 33130, as its Agent to accept service of process within this state.

ACKNOWLEDGEMENT

Having been name to accept service of process for the above stated corporation, at place designated in this certificate, I hereby accept the appointment, agree to act in this capacity, and familiar with and hereby accept the duties and responsibilities or registered agent for said corporation.

SIGNED BY:

Given in this 23rd days of April of 2003 at Miami Dade State of Florida, United States of America.

STATE OF FLORIDA) SS MIAMI DADE COUNTY)

I HEREBY CERTIFY that on this day before me, a Notary Public, duly authorized in the State of Florida and County Named above to take acknowledgements, personally appeared Rev. Cesar Vega, to me known to be the person described as incorporator in and who executed the foregoing Articles of Incorporation, and have acknowledged before me that they subscribed to these Articles of Incorporation.

WITNESS my hand and official seal in the County and State named above

this 23rd days of April of 2003.

Fermin I. Castanedas Notary Public

State of Florida at Large

Fermin Castanedas
Commission # CG 368440
Expires Sep. 1, 2003
Bonded Thru
Atlantic Bonding Co., Inc.

My Commission expires: