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TRANSMITTAL LETTER

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

SUBJECT: Christian Haitian Church, Enc. (Proposed corporate name - must include suffix)							
(Proposed corporate name - must include surfix)							
Enclosed is an original and one(1) copy of the articles of incorporation and a check for							
	\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate		\$131.25 Filing Fee, Certified Copy & Certificate			
FROM: <u>CHRISTIAN HAITTAN CHURCH</u> , TNC							
6900 Silver Star Road Address							
	Octondo	Florid Cit	da 32.8/8 y, State & Zip	<u></u>			
(407) 295 19/3 (407) 70/3767 Daytine Télephone number							

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

ARTICLES OF INCORPORATION

FILED SECRETARY OF STATE TALLAHASSEE, FLORIDA 03 MAY 12 PM 3: 23

FOR CHRISTIAN HAITIAN CHURCH, INC.

I, the undersigned subscriber to these Articles of Incorporation, a natural person competent to contact, hereby constitutes a Non-Profit Ministry, to operate in accordance with the laws of God and in a non-profit corporate form pursuant to the applicable provisions of the Statutes of the State of Florida relative to corporation not for profit, and Section 501(c)(3) of the Internal Revenue code of 1986 or corresponding provisions of any future United States Internal Revenue Law and I hereby covenant and agree as follows

ARTICLE I- NAME

The name of this corporation is:

CHRISTIAN HAITIAN CHURCH, INC.

ARTICLE II- PRINCIPLE PLACE OF BUSINESS AND MAILING ADDRESS

The principle place of business and the mailing address of the corporation shall be:

ADDRESS 6900 Sliver Star Road, Suite 116 ORLANDO, FLORIDA 32818

ARTICLE III- TERM OF EXISTENCE

This Corporation shall exist perpetually unless dissolved according to law

ARTICLE IV - PURPOSES

The purposes for which this corporation is organized are

1. To operate exclusively for religious, charitable and educational purposes with the meaning of section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

- 2. To sing, teach, preach, proclaim, publish, make known, distribute, and disseminate by oral, written or other means the Gospel of our Lord Jesus Christ and His kingdom and all truth based upon and contained within the Word of God, the Holy Bible, as interpreted by this corporation.
- 3. To preserve a clear and separated testimony against idolatry, apostasy and corruption in the world.
- 4. To establish, ordain, commission and administrate domestic and foreign Missionaries, Ministers, Chaplains and Christian workers who are in harmony with the purposes, doctrines and policy of this corporation.
- 5. To support and encourage communication and extension of the Christian life and witness by sound and comprehensive preaching, singing ministry and teaching of the Holy Bible and of the Gospel of the Lord Jesus Christ to all men, not only to conventional modes, but also by all means which will accomplish such communication, extension, teaching and preaching, including but not limited to media or communication developed by modern technology, and in the aid of such communication, extension, preaching and teaching, but not for private profit, to sponsor, participate in, conduct or engage in radio broadcasting, television broadcasting, the printing or reproducing and publication of recordings, books, and other materials, and establishment and operation of school or schools and the holding and conduction of seminars, study groups, workshops and meetings, by either resident or traveling evangelists, teachers, or the elders.
- 6. To educate, teach, counsel, and to instruct all people by any and all means, about the doctrines, teachings and invitation contained in the Holy Bible and derived from the historic Christian faith.
- 7. To establish churches schools and other institutions connected with a Christian, religious, educational, charitable and benevolent charter to the end that all people may be instructed, counseled, guided and challenged concerning the doctrine of life taught by our Lord Jesus-Christ and His disciples in the Holy Bible.
- 8. To bring both families of believers and individual believers in the Lord Jesus Christ together in personal fellowship, both in home and congregational meetings.
- 9. To act with charitable concerns for and to help all men in need of any help which the ministry can give, regardless of race, social position, or the religious affiliation, to develop and carry out programs of ministry and help to the poor, widows, orphaned, afflicted, imprisoned, under privileged or aged persons.
- 10. To recognize, support and cooperate with various ministries established by God to equip believers to fulfill their respective functions as members as the body of Christ and to bring the whole body of Christ to the maturity and completion.

11. To inquire and hold such properties either real or personal, for church purpose as may be necessary for its membership and the worship of God.

ARTICTLE V- POWERS OF THE CORPORATION

In accordance with and in addition to the powers conferred by the laws of the State of Florida, this Non-Profit Corporation shall have the following powers.

- a) To receive and accept gifts of money and property and to hold the same of any of the purpose of the corporation and its work.
- b) To raise and assist in raising funds for the purposes here in set forth, including the issuance of bonds or other instruments of credit.
- c) To acquire, own lease, mortgage and dispose of properties both real and personal.
 - d) To issue annuities and to enter into gift annuity contracts.
- e) To accept properties and donations and trust for religious or charitable purposes.
- f) To acquire, hold, own, sell, assign, transfer, mortgage, pledge, or otherwise dispose of shares of the capital stock, bonds, obligations or other securities or other corporations, domestics or foreign, as investments or otherwise, in carrying out any of the purposes of this corporation and while the owner therefore, to exercise all rights, powers, and privileges of ownership including the power to vote thereon.

ARTICLE VI- BOARD OF TRUSTEES

The Board Of Trustees is that group of persons vested with the management of both spiritual and secular businesses and affairs of the corporation subject to the law, and the Articles of Incorporation and the Bylaws. Trustees shall be elected in the manner set forth in the Constitution and Bylaws of this Corporation.

The names and the street addresses of the initial trustees of the Corporation, who shall hold office for the first year or until the successor(s) is (are) elected and have qualified, shall be.

Name Address

Reynold Jean-Baptiste 213 Ring Road Orlando, Florida 32811
Betanie Jean-Baptiste 213 Ring Road Orlando, Florida 32811
Jeannine Maisonneuve 2816 Pionneer Road, Orlando, Florida 32808

The members of the trustees of the corporation shall not less than three at any time Until further amendment of the Bylaws, the member of the Trustee may vary from time to time between a minimum of three and a maximum of nine. The manner of election shall state in the Bylaws.

ARTICLE VII- OFFICERS

The affairs of this corporation shall be administered by its officers, which shall be president, vice president, a secretary/treasurer, all of whom shall be members of the Board of Trustees, and such other assistant or administrative officers as are determined by the Board of Trustees from time to time. The Board of Trustees shall appoint the officers and the officers serve at the pleasure of Board of Trustees, provided, however, that any person dealing with the corporation shall be entitled to reply upon the documents signed on behalf of the corporation by its president with it corporation seal thereto affixed and attested to by its secretary The initial officers as appointed by the Board of Trustees are:

Name Position
Reynold Jean-Baptiste President
Betanie Jean-Baptiste Vice President
Jeannine Maisonneuve Secretary/Treasurer

ARTICILE VIII-LIMMITIONS

This non-profit Corporation is not Organized for pecuniary gain or profit, nor shall it have any power to issue certificates of stock or declare dividends, and no part of its net earnings or assets shall issue to the benefit of any members, directors, trustees, or individuals, except that they shall be authorized and empowered to pay a reasonable compensation for actual expenditures and serviced rendered of the purpose set forth in Article III 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 in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision to be carried on (a) by a corporation exempt from federal income tax under section 501 (c)(3) of the Internal Revenue of 1986, as amended (or the corresponding provision of any future United States Internal

Revenue Law) or b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE IX- BYLAWS

Board of Trustees shall provide the Bylaws for the conduct of its business and business of this Corporation, as the Board of Trustees may deem necessary from time to time. Such bylaws may be amended altered or resented by a majority of its vote of the Board of Trustees present at any regular meeting or any special called meeting which is called for that purpose

ARTICLE X- DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed to one or more exempt purposes within the meaning of section 501 (c)(3) of the Internal Revenue Code or the corresponding section of any further federal tax code, or shall be distributed to the Christian and Missionary Alliance, the federal government or to a local state government for a public purposes. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XI- INITIAL REGISTERED OFFICE AND AGENT

The street address of the registered office of this corporation is 213 Ring Road, Orlando, Florida 32811 and the name of the initial registered agent of this corporation at that address is Reynold Jean-Baptiste

ARTICLE XII- INCORPORATION

The name and the street address of the incorporator of this corporation is as follows:

Reynold Jean-Baptiste 213 Ring Road Orlando, Florida 32811

IN WITNESS WHEREOF: the undersigned have made and subscribed to these Article of Incorporation for the purposes therein set forth, all as of the 24th day of April, 2003. I accept designation as Registered Agent

Remold Jean Baptiste
Incorporator/Registered Agent