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(Re	equestor's Name)	
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PICK-UP		MAIL
(Bu	isiness Entity Name)	
(Dc	ocument Number)	
Certified Copies	_ Certificates of	Status
Special Instructions to	Filing Officer:	
	<u>,</u>	
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TRANSMITTAL LETTER

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

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CIbukin Orisun 14e, Inc. ouidence Fountain of Life Inc SUBJECT: Celestial Church of Chri (PROPOSED CORPORATE NAME

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

S70.00 Filing Fee

Status

S78.75 Filing Fee & Certified Copy \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: <u>SOLOMON B. OLARIBICBE</u> Name (Printed or typed)	
2121 BURWICK AVENUE, #2501 Address	
ORANGE PARK FL 32073-8714 City, State & Zip	and and a state of the second state of the sec
904-272-2612 Daytime Telephone number	an a

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

ARTICLES OF INCORPORATION

CELESTIAL CHURCH OF CHRIST IBUKUN ORISUN IYE PARISH, INC. (PROVIDENCE FOUNTAIN OF LIFE INC) A FLORIDA NON-PROFIT CORPORATION

Article I. Name. The name of the Corporation is CELESTIAL CHURCH O CHRIST IBUKUN ORISUN IYE PARISH, INC.

Article 2. Duration. The duration of the Corporation is perpetual.

Article 3. Purposes. The purpose of the corporation is as follows:

- A. This corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the private gain of any person. The specific purposes of this corporation are for church purposes, having a group of people gathered together as a prayer group, and also to participate in issues relating to the growth of the community.
- B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.
- C. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under Internal Revenue Code and no part of the net earnings of the corporation shall inure to the benefit of or to be distributable to its members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions in furtherance of its stated purposes.

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Article 4. Members. The Corporation shall have Voting Members, who shall be elected (and may be removed) by the Voting Members, and who shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for nonvoting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The names and address of the each Voting Member is as follows:

Name	Address
Solomon B. Olaribigbe	2121 Burwick Avenue, #2501, Orange Park FL 32073
Christina A. Olaribigbe	2121 Burwick Avenue, #2501, Orange Park, FL 32073
Gbolade Oduwole	1222 Westdale Drive, Jacksonville, FL 32277
Adebukonla A. Shoniyi	3501 Townsend Blvd, Jacksonville, #272 FL 32277
David Odediran	2930 Stonemont Street, #49W, Jacksonville, FL 32007
Roseline Shofolu	3219 Red Oak Drive, Jacksonville, FL 32277

Article 5. Registered Agent and Office. The registered agent is Solomon B. Olaribigbe and the principal registered office is 3501 Townsend Blvd, Jacksonville. Florida, 32277.

<u>Article 6. Board of Directors</u>. The board of Directors who shall be elected based on the provisions of the Bylaws shall consist of <u>6</u> members. The names and addresses of the Board of Directors are:

Name Solomon B. Olaribigbe Christina A. Olaribigbe Gbolade Oduwole Adebukonla A. Shoniyi David Odediran Roseline Shofolu

Address

2121 Burwick Avenue,#2501, Orange Park FL 32073
2121 Burwick Avenue, #2501, Orange Park, FL 32073
1222 Westdale Drive, Jacksonville, FL 32277
3501 Townsend Blvd, Jacksonville, FL 32277
2930 Stonemont Street, #49W, Jacksonville, FL 32007
3219 Red Oak Drive, Jacksonville, FL 32277

The number of directors may be raised or lowered by amendment of the bylaws but shall in no case be less than three.

Article 7. Officers. The officers of the Corporation shall consist of the President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each Officer of the Corporation is as follows:

<u>Title</u>	Name	Address
President	Solomon B. Olaribigbe	2121 Burwick Avenue, #2501, Orange Park FL 32073
Secretary	Gbolade Oduwole	1222 Westdale Drive, Jacksonville, FL 32277
Treasurer	Adebukonla Shoniyi	3501 Townsend Blvd, Jacksonville, Florida 32277

Article 8. Incorporators. The names and addresses of the incorporators of this corporation are:

Address
2121 Burwick Avenue, #2501, Orange Park FL 32073
2121 Burwick Avenue, #2501, Orange Park, FL 32073
1222 Westdale Drive, Jacksonville, FL 32277
3501 Townsend Blvd, Jacksonville, FL 32277
2930 Stonemont Street, #49W Jacksonville, FL 32007
3219 Red Oak Drive, Jacksonville, FL 32277

Article 9. Nonstock Basis. The Corporation is organized (and shall be operated) on a nonstock basis within the meaning of the Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided for in the bylaws.

Article 10. Tax and Political Statement

The corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to corporations that qualify as exempt corporations under section 501(c)(3) of the Internal Revenue code, or corresponding section of any future federal tax code.

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No part of the net earnings of the corporation shall inure to the benefit ,of or, the distributable of 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 the purpose clause hereof.

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

a.

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participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public service.

d.

e.

Notwithstanding any other provision of this document, the corporation shall not carry on any other activities not permitted to be carried on (a) by an corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any federal tax code, or (b) by an corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to the state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or not to such corporation or corporations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF, the undersigned have signed these articles of Incorporation on this 13TH day of July 2003.

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(Signature of Incorporators)

CERTIFICATE OF DESIGNATION OF

REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 617.0501, FLORIDA STATUES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMIT THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is: CELESTIAL CHURCH OF CHRIST IBUKUN ORISUN IYE PARISH, INC.

The name and address of the registered agent and office is:

Solomon B. Olaribigbe 3501 Townsend Blvd, #272 Jacksonville, FL 32277

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further I agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and an familiar with and accept the obligations of my position as registered agent.

Dated_13th July_ 2003

Solomon Obribis

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