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(Requestor's Name) Rev. Charles Charles 15520 N. W. 2Nd Ct., Miami, Florida, 33769	7000233741
(City/State/Zip/Phone #)	
(Business Entity Name) (Document Number)	09.729.7030107000
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ARTICLES OF INCORPORATION OF GREAT FAMILY OF GOD, INC.

ARTICLE I - NAME

The name of the non-profit organization shall be: GREAT FAMILY OF GOD, INC.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

15520 Northwest 2nd Ct. Miami, Florida 33169

ARTICLE III - PURPOSE

This corporation is a non-profit public benefit corporation and is not organized for the private gain of any person. The corporation is organized under the Non-Profit Public Benefit Corporation Law, for charitable and educational purposes to aid the poor and disadvantaged individuals and families towards a life of self-sufficiency. The programs will consist of but not be limited to: Seminars, Outreach Advocacy for the Homeless and Disadvantaged, Health Care, Housing, Employment, Literacy, Counseling, Temporary Shelter, Teenage Pregnancy, Job Training, Job Placement and Acquisition, Substance Abuse Awareness and Prevention, Tutoring, AIDS Awareness, Elderly Care and other programs to aid those in need.

- (a) This organization is further organized and operated to increase the positive growth and development of individuals with a history of dysfunctional social problems and substance abuse. This corporation shall provide instruction and training in social and occupational skills that will enable individuals to improve their capabilities on subjects useful to the individual and beneficial to the community. The organization will also endeavor to further educate individuals in the area of a "drug-free" lifestyle in order to reduce the risk of destructive behavior.
- (b) Not-withstanding any other provisions of these articles the corporation shall not carry on any other activity not permitted to carry on (1) by a corporation exempt from federal income tax under Section 501(c) (3) of the Internal Revenue Code or (2) by a corporation contribution to which are deductible under Section 170 (c) (2) of the Internal Revenue Code.

ARTICLE IV - DURATION

The duration of this corporation shall be perpetual; it shall have no stock and shall have no members.

ARTICLE V - MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The directors are elected in accordance with the By-Laws of the organization. The Board of Directors shall be comprised of no less than two (2) and no more than twenty-one (21) elected members. The Executive Director of the Corporation shall be an ex-officio member of the Board with voting privileges.

<u>ARTICLE VI – INITIAL DIRECTO</u>RS / <u>OFFICERS</u>

Charlus Charles President / Executive Director 15520 Northwest 2nd Ct Miami, Florida 33169

Mary Milord Many Milord Director/Treasure 861 Northwest 148 street Miami, Florida 33165 Mireille Charles Hireille loharle. Vice-President / Secretary 15520 Northwest 2nd Ct. Miami, Florida 33169

Rodrigue Charles Rodrigue Unule:
Director
14535 Northwest 10 place
Miami, Florida 33168

Mary Basil May Basil Director/Secretary
520 Northeast 141 street
Miami, Florida 33161

ARTICLE VII – INTITIAL REGISTERED AGENT AND STREET ADDRESS

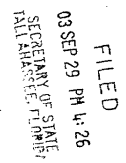
The name and Florida Street address of the registered agent is:

Charlus Charles 15520 Northwest 2nd Ct Miami, Florida 33169

ARTICLE VIII - INCORPORATORS

The name and address of the Incorporators are:

Charlus Charles 15520 Northwest 2nd Ct Miami, Florida 33169 Mireille Charles 15520 Northwest 2nd Ct. Miami, Florida 33169



ARTICLE IX - PROPERTY

The property of this corporation is irrevocable dedicated to Charitable and Educational purposes and no part of the net income or assets of the organization shall ever inure to the benefit of any directors, officer or member thereof or the benefit of any private person.

ARTICLE X -CORPORATION DISSOLUTION

On the dissolution or winding up of the corporation, its assets remaining after payment of, or provision for payment of, all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation, or corporation, which is organized and operated exclusively for Religious, Charitable and Educational purposes under 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 a 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 organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature / Registered Agent

Signature / Incorporator

Signature / Incorporator

Document1

Date

Date.

09/24/03

Date