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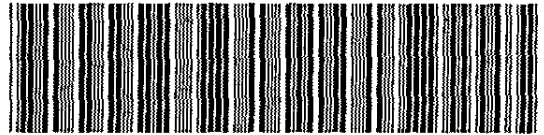
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FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
04 JUN -1 PM 3:45

IGLESIA MONTE DE SION INCORPORATED
20191 E. Country Club Drive, #2307, Aventura, Florida 33180
(954) 540-7576

May 24, 2004

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

RE: Incorporation of the Non-Profit Corporation
IGLESIA MONTE DE SION INCORPORATED

Dear Secretary of State:

Enclosed find one original and a copy of the Articles of Incorporation of **IGLESIA MONTE DE SION INCORPORATED**, a non-profit corporation.

Also please find enclosed a check made payable to the Secretary of State in the amount of \$78.75 which covers the statutory filing fee for incorporation and payment for a certified copy. Your assistance in establishing this corporation is appreciated.

Respectfully,



Victor Yedid

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ARTICLES OF INCORPORATION

OF

IGLESIA MONTE DE SION INCORPORATED

A Florida Not For Profit Corporation

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ARTICLE I

The name of the corporation is **IGLESIA MONTE DE SION INCORPORATED**

ARTICLE II

The principal address, and mailing address of the corporation is: 20191 E. Country Club Drive, #2307, Aventura, Florida 33180.

ARTICLE III

The purpose for which this corporation is organized is: to save souls for Jesus Christ, to provide Christian education of fellowship for all, to provide worship services for all the believers, to provide Christian counseling that must be sensitive to the Holy Spirit, and to evangelize the lost and to perfect the Saints.

ARTICLE IV

The manner in which the Directors of the corporation are to be elected is as follows: Elections shall be made by majority vote of the Directors. This provision may be ratified by new laws adapted by the Board of Directors.

The number of directors constituting the initial board of directors is four (4), and the name and address of the person or persons who are to serve as directors until the first annual meeting of the shareholders or until their successors are elected and qualified are:

Victor Yedid	20191 E. Country Club Drive, #2307, Aventura, Florida 33180
Liliana Yedid	20191 E. Country Club Drive, #2307, Aventura, Florida 33180
Karen Vigil	941 S. Park Road, #210, Hollywood, Florida 33021
Roxana Gomez-Huergo	410 Sevilla Avenue, Coral Gables, Florida 33134

ARTICLE V

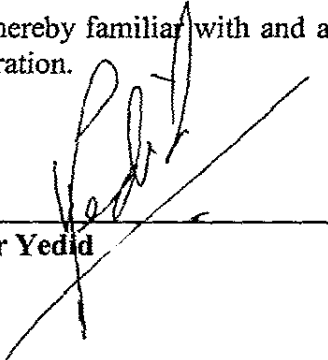
The Corporate Powers shall not be limited. This Corporation shall have full exercise of all powers necessary to carry out the purposes and objectives of this corporation, as may be determined by the Board of Directors, in accordance with Section 617.0302, Florida Statutes.

The Board of Directors is empowered to make, alter or repeal the Bylaws of the corporation without restriction of their powers conferred by statute.

ARTICLE VI

The street address of its initial registered office is 20191 E. Country Club Drive, #2307, Aventura, Florida 33180, and the name of its initial registered agent at such address is Victor Yedid.

I am hereby familiar with and accept the duties and responsibilities as registered agent for said corporation.



Victor Yedid

ARTICLE VII

The name and address of each incorporator is:

Name	Mailing Address
Victor Yedid	20191 E. Country Club Drive, #2307, Aventura, Florida 33180



Victor Yedid, Incorporator

ARTICLE VIII

The period of this corporation's duration is perpetual.

ARTICLE IX

The powers of the incorporators cease upon filing of the Articles of Incorporation.

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