

Reverend , Pastor, ThM, and ASD in Private Investigation
Service
Rivel Dumaine
1881 NW 42nd Terrace# F-203
Lauderhill, Florida 33313-0000
(954) 714-4908, Cellphone(754) 246-5601
March 18th, 2005

Department of State
Division of Corporations
409 E. Gaines St.
Tallahassee, Florida 32399

Re: Filing Articles of Incorporation of : GRACE EVANGELICAL SHALOM
CHURCH,INC.

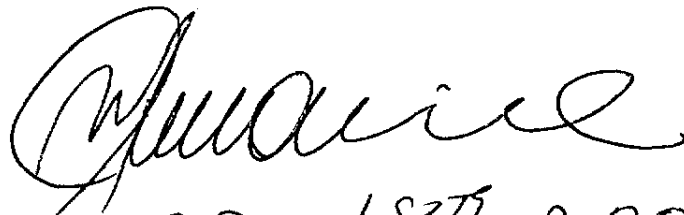
Dear Secretary,

I have enclosed herewith the original Articles of Incorporations GRACE
EVANGELICAL SHALOM CHURCH,INC., along with filing together with my money
order in the amount of \$ 90.50 for Filing Fee, Certified Copy and Certificate of Status.
Additionally, I enclosed herewith two(2) copies of the Articles of Incorporation, for
return of the same.

Thank you for your valuable assistance in this matter.

Very truly yours,

Rivel Dumaine, Reverend Pastor,ThM., and ASD in Private Investigation Service.


03-18th 2005

FILED
05 MAR 22 PM 2:25
CLERK OF STATE
TALLAHASSEE, FLORIDA

ARTICLES of INCORPORATION
Of
GRACE EVANGELICAL SHALOM CHURCH, INC.

A NON- FOR- PROFIT- CORPORATION
ARTICLES I- CORPORATE NAME

The Name of this corporation is:
GRACE EVANGELICAL SHALOM CHURCH, INC.

ARTICLE II - CORPORATE PRINCIPAL OFFICE AND MAILING ADDRESS

A- The principal office shall be : 441 NE 3 rd Avenue , Fort Lauderdale, FL 33304

B- The Principal Mailing Address shall be: 230 NE 40 Court # 2, Fort Lauderdale, FL
33334

ARTICLE III -PURPOSE

This is a Non- For- Profit- Corporation, Organized solely for general educational, religious scientific, and / or charitable purposes pursuant to the Florida Corporations Not for Profit Law set forth in Section 617 of the Florida Statutes.

The specific and Primary purposes for which this Corporation is organized are:

A- for organizing of religion, science, charity, education, and any other related or corresponding charitable purposes by the distribution of its funds for such purposes, according to the Florida Statutes Law in the section chapter 617, that is operating A Non- For- Profit- Organization.

B- The specific purposes by of this corporation is to provide:

Religious services, perform marriages, Funerals, or eulogy, ordination and licensed and commissioned Ministers or Pastor to preach the Gospel of God everywhere and all over the World, baptism services, planting and organization Churches, to organize revivals, and conventions services for religious purposes, prayer meeting house

to house prayer group, regardless of age, sex, race, religion, national /ethnic background, sexual orientation degree of disability or financial status.

This corporation is also being filed as a Non- For- Profit- organization for the purpose of applying for government funding program specified in section 501(c)(3) of the Internal Revenue Code or it corresponding that allowed the same.

C- This organization is organized to operate exclusively in any manner for such purposes: Religious, Charitable and Educational services as will qualify this Organization as an exempt organization under section 501(c)(3) of the Internal Revenue Code of 1954, as amended or under any corresponding provisions of any subsequent Federal Tax Laws, covering the distributions to Organizations qualified as a Tax exempt Organizations under the Internal Revenue Code as amended ,including Private Foundations and Private operating Foundations.

ARTICLE IV- MANNER OF ELECTION OR MANAGEMENT OF CORPORATE AFFAIRS.

A BOARD OF DIRECTORS: The powers of this corporation shall be excised its properties and controlled it affairs conducted by a Board of Directors, consisting of not less than three (4) persons. However the number of Directors may changed by a by-Law duly adopted by the members. The Directors of this organization/ corporation are elected by the vote of the majority of the members and them took office sixteen (16) days after the initial election. According to with the By-Laws. Directors elected the first annual meeting and at all time the there after, shall serve for a term of one (1) year until the annual meeting of members following the election of directors and until qualification of the successors in

of the office. Annual meeting shall be held at 441 NE 3rd Avenue, Fort Lauderdale, FL 33304 on the 2nd day of each year at 5:15 p.m., or at such other place or places as the Board of Directors may designate from time to time by resolution. Any action required or permitted to be taken by one Board of Directors under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the articles of Incorporation and the By-Laws of this corporation authorize the Directors to so act. Such a statement shall be prima facie evidence of such authority.

ARTICLE- V INITIAL DIRECTORS OF THIS CORPORATION

The names and address of such initial members of the Board Directors are as follows:

1. Seliphete Sylvain, Rev. Pastor: President
230 NE 40 Court # 2
Fort- Lauderdale, Florida 33334
2. Josue Vilsaint, Reverend Pastor: Vice President
1637 NW 11 Avenue
Fort Lauderdale, Florida 33311
3. Ceramise Accius: Secretary
230 NE 40 Court # 2
Fort Lauderdale, Florida 33334

4. Antoine Sylvain: Treasury
230 NE 40 Court # 2
Fort Lauderdale, Florida 33334

B. Corporate Officeres. The Board of Directors shall elect the following : President,
Vice President, Secretary, and Treasury, and such other officers
as the By-Laws of this corporation may authorize the Directors to elect from time to
time. Initially, such officers shall be elected at the first annual meeting of the Board
of Directors.Until such election is held, the following persons shall serve as corporate
officers:

President: Seliphete Sylvain
230 NE 40 Court # 2
Fort Lauderdale, Florida 33334

Vice Prsident: Josue Vilsaint
1637 NW 11 Avenue
fORT lauderdale, Florida 33311

Secretary: Ceramise Accius
230 NE 40 Court # 2
Fort Lauderdale, Florida 33334

Treasury: Antoine Sylvain
230 NE 40 CCourt # 2
Fort Lauderdale, Florida 33334

ARTICLES VI- INITIAL REGISTERED AGENT AND STREET ADDRESS

The address of this corporation's registered agent's office shall be 1881 NW 42nd Terrace # F203 Lauderhill, Florida 33313-0000 and the name of its registered agent at said address shall be Rivel Dumaine, Reverend Pastor, ThM, Associated Degree in Private Investigation Services.

Signature of registered Agent.....*R. Dumaine*
Print full name.....*Rivel Dumaine*
Title.....*Reverend Pastor, Registered Agent*
Date.....*03 18th, 2005*

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.

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05 MAR 22 PM 2:25
TALLAHASSEE, FLORIDA

ARTICLE VII- INCORPORATOR(S) / SUBSCRIBER(S)

THE NAME AND RESIDENCE ADDRESS OF THE INCORPORATOR(S) /

SUBSCRIBER(S) OF THIS CORPORATION IS/ ARE AS FOLLOW:

1. Seliphete Sylvain Reverend Pastor, President

230 NE 40 Court # 2

Fort Lauderdale, Florida 33334

Signature of Incorporator(s)/ Subscriber(s) Seliphete Sylvain

Print your full name SELIPHETE SYLVAIN

Date 03-18th, 2005

Title Reverend Pastor- President

ARTICLE VIII- EARNINGS AND ACTIVITIES OF CORPORATION

A. No part of the net payment of the corporation incomes/ earnings shall inure to the benefit of, or be distributable to its members, directors, 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 Article III hereof:

B. As Non -For P-rofit -Organization: No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation nor any political or public office campaign. And the corporation shall not participate in, or intervene in including the publishing or distribution of statements on behalf of any candidate for public office.

C. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income under section 501(c)(3) of the Internal Revenue Code of 1954 (or corresponding provision of any future United States Internal Revenue Law of (b) By a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law.

D. Notwithstanding any other provision of these Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purpose of this corporation.

ARTICLE IX- MEMBERSHIP

The qualification for members and the of the manner of their admission shall be regulated by the bylaws for this corporation.

ARTICLES X- DISTRIBUTION OF ASSETS

Upon dissolution of the corporation, the Board Directors shall, after paying or making provision for the payment of all the liabilities of the corporation, dispose of the corporation in such manner, or to such organization or organizations organized and operated exclusively for religious, charitable, or scientific services as shall qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law, as the Board of Directors shall determine. Any assets not so disposed of shall be disposed of by a Court of competent jurisdiction in the country in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations as such court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XI - AMENDMENT OF BY-LAWS

Subject to the limitations contained in the By -Laws, and any limitations set forth in the Corporations Not for Profit Law of the State of Florida, concerning corporate action that must be authorized or approved by the members of the corporations, By -Laws of this corporation may be made, altered, rescinded, added to or new By -Laws may be adopted, either by a resolution of the Board of Directors, or by following the procedure set forth thereof in the By-Laws.

ARTICLE XII- AMENDMENT OF ARTICLES

Amendment to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote in the manner set forth in the By- Laws of this corporation.

ARTICLE XIII- DURATION OF CORPORATION

The time and/ or the period of this corporation shall be undefined for its duration. As long as the purpose of this corporation staying the same, and its nature continues to be for such purpose indicated in Article III and the Successive. The duration of the corporation shall be perpetual for its existence, unless upon calling by its members of the Board of Directors or Officers to dissolve or revoke, transfer or affiliate the corporation for whatsoever purpose it shall be.

ARTICLE XIV- FISCAL YEAR OF THE CORPORATION

The fiscal year of the corporation shall be the period selected by the Board of Directors as taxable year of the Corporation for federal income tax purposes.

ARTICLE XV- CORPORATE SEAL

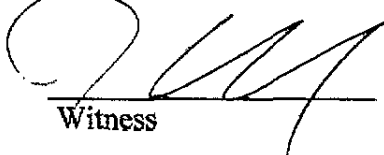
The corporate seal shall bear the name of the Corporation between two concentric circles, and in the inside of the inner circle shall be the year that the incorporation was formed.

ARTICLE XVI- INDEMNIFICATION OF CORPORATION

The Corporation shall indemnify each Officer and Director, including former Officers and Directors, to the full extent by the Florida General Corporation Act and the Florida Not For Profit Corporation Act of the Florida Statutes set forth by the Laws of the Corporation regulated Florida State of Corporation whenever the Board of Directors by resolution vote to such Article.

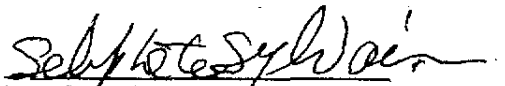
I or We, the undersigned, being the Incorporator and subscriber of this corporation for the purpose of forming this Non- For- Profit- Corporation under the laws of the States of Florida. And that I have executed these Articles of this incorporation, with the best of my knowledge describing its solely purpose to be Non- For- Profit Religious and charitable institution, this 18.th day of March and in the year 2005.

Witness By:



Witness

Incorporator(s) / Subscriber(s)




Seliphete Sylvain Reverend Pastor, President

STATE OF FLORIDA

COUNTY OF BROWARD

Before Me, the undersigned authority, the above named person(s) personally appeared before me and are personally known to me /or produced S415-780-59-018-0 as identification and that these persons executed the forgoing Articles of Incorporation and they acknowledge to and before me that they executed such document.

In Witness whereof, I have here unto set my hand and seal this on the 18 th day of March and in the year 2005



Notary Public
My Commission Expires:



NOTARY PUBLIC, STATE OF FLORIDA

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FILED