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Jose V. Dugand		
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Miami FL 33196		
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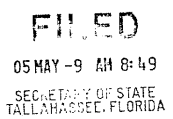
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FAMILY LIFE CENTER, INC. A Not-for-Profit Corporation Articles of Incorporation



ARTICLE I NAME and ADDRESS

The name of the corporation shall be Family Life Center, Inc..

The mailing address of the corporation shall be 7205 SW 125 Avenue, Miami, FL 33183

The principle place of address shall be 7205 SW 125 Avenue, Miami, FL 33183

ARTICLE II TERM OF EXISTENCE

The corporation is to exist perpetually.

ARTICLE III PURPOSES

The general purpose of this corporation is to support the religious ministry of International Center of Praise, Inc.(An IRS recognized 501(c)(3) organization) by engaging in charitable welfare and social work of any kind or nature desired the International Center of Praise, Inc.; to centralize, standardize and coordinate welfare and charitable work of the International Center of Praise, Inc.; to organize and govern branches or affiliated agencies of the International Center of Praise, Inc. entrusted to us by its Senior Pastor; They may include but are not limited to engaging in family and child welfare services in the State of Florida; to collect and to publish information concerning social welfare; to engage in social advocacy and social action at the local, state and national levels; and to support families, fight poverty and build communities.

ARTICLE IV POWERS

This corporation shall have power to purchase, own, hold, build upon, rent and/or lease property, real, personal and mixed; to receive the gift, devise or bequest property of any character whatsoever and no matter where situated, to sell, convey, mortgage and otherwise dispose of any property in any manner, acquire by it, and at any time; to contract, sue and be sued in its corporate name; to have a corporate seal should it so desire; to indemnify its directors and officers; to adopt, amend, repeal or alter such bylaws as its Board of Directors may, from time to time, hereafter adopt, and in general, to do any and all things as may be necessary or proper to carry out the objectives and purposes for which this corporation is formed, and as may be permissible by law governing non-profit corporations in the State of Florida.

ARTICLE V BOARD OF DIRECTORS

Except as limited by the Articles of Incorporation and International Center of Praise Statement of Faith, the affairs of this corporation shall be managed and its corporate powers exercised by the Board of Directors. Each Director shall be appointed and may be removed by the Board of Directors by vote.

ARTICLE VI ADDITIONAL BOARDS

The corporation shall also have a non-governing Advocacy Board, whose members shall be appointed and may be removed by the Board of Directors and whose duties shall be identified and descried in the bylaws of the corporation.

ARTICLE VII OFFICERS

The initial officers of the corporation shall be as follows:

Name	Title	Address
Jose V. Dugand	President	11331 SW 152 nd Court, Miami, Florida 33196
Jose A. Rivera	Vice President	15868 SW 139 th Street, Miami, Florida 33196
Gerald Stapel	Treasurer	16473 SW 99 th Street, Miami, Florida 33196
Mauricio Quintana	Secretary	9878 Hammocks Blvd., Miami, Florida 33196

The Board of Directors shall consist of at least four members at all times who are unrelated by blood or marital relationship and who have no outside business relationship other than the conduct of the affairs of this or any other organization exempt from tax under section 501(c)(3) of the Internal Revenue Code of 1986.

ARTICLE VIII BYLAWS

The bylaws of this corporation shall be adopted, modified, or repealed by the Board of Directors.

ARTICLE IX AMENDMENTS

These Articles of Incorporation may be amended by the Board of Directors of the corporation at any regular or special meeting called by the Board of Directors for that purpose.

ARTICLE X CONDUCT OF AFFAIRS

The business and affairs of the corporation shall be conducted in a manner consistent with the religious directives of International Center of Praise, Inc. and the provisions of the Articles of Incorporation and bylaws of the corporation. The Board of Directors shall consist of at least four members at all times who are unrelated by blood or marital relationship and who have no outside business relationship other than the conduct of the affairs of this or any other organization exempt from tax under section 501(c)(3) of the Internal Revenue Code of 1986.

ARTICLE XI LIMITATIONS ON ACTIVITIES

The purposes for which the corporation is organized are: to operate exclusively for religious, charitable, educational and distinct ecclesiastical purposes within 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 thereto, and such purposes shall include and be limited by the following:

FAMILY LIFE CENTER, INC. is not organized for pecuniary gain or profit, nor shall it have the power to issue certificates of stock or declare dividends and, no part of the net earnings of the corporation shall inure to the benefit of, or be distributed to, its directors officers, or any other private persons, except 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 of the corporation. 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 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 of these Articles of Incorporation, the corporation shall not carry on any activities not permitted to be carried on by a corporation exempt for Federal Income Tax under section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue code of 1986, or the corresponding provision of any future United States Internal Revenue law.

ARTICLE XII DISTRIBUTION OF ASSETS UPON DISSOLUTION

No person, firm or corporation shall ever receive any dividends or profits from the undertaking of this corporation and upon dissolution of this organization all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to organizations selected by the Board of Directors which have qualified for exemption under Section 501(c)(3) and 170 of the Internal Revenue Code of 1986, or the corresponding provisions of any future Internal Revenue Code, or the corresponding provision of any future United States Internal Revenue Law, and none of its assets will be distributed to any officer, or director of this corporation, or any other private purpose or enterprise, The corporation may confer benefits in the form of distributions, in dissolution or otherwise, upon a not-for-profit corporation described in Section 501(c)(3) of the Internal Revenue Code of 1986 who has been recognized by the IRS as a 501(c)(3) organization.

ARTICLE XIII REGISTERED OFFICE AND AGENT

The name and the street address of the initial registered agent is:

Registered Agent: Gil Contreras Registered Office: 10670 SW 156th Place

City, State, Zip: Miami, FL 33196

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

Signature of Registered Agent
Gil Contreras

Gerald Simpel, Treasurer

Mauricio Quintana, Secretary

CONFORMED COPY STATEMENT

Name: FAMILY LIFE CENTER, INC.

Address: 7205 SW 125TH AVENUE

City: MIAMI

State: FLORIDA

Zip: 33183

The attached ARTICLES OF INCORPORATION of THE FAMILY

LIFE CENTER, INC, are complete and correct copies of the organizational documents which embody all the powers, principles, purposes, functions and other provisions by which the

organization currently governs itself.

President, VOSE V. DUGAND

Date

Subscribed and sworn to by JOSE V. DUGAND before me on this 2 day of

May , 2005.

NOTARY PUBLIC

My Commission Expires: