(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	y/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nan	ne)
(Do	cument Number)	
Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	
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TRANSMITTAL LETTER

EIN-03-0559456

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

SUBJECT:	SPIRIT	AND	TRUTH	CHURCH	OF TH	E LIVING	GOD #	2, IN	IC.	
~~~~			(PROPO	SED CORP	ORATE	NAME -	MUST IN	<b>ICLU</b>	DE SUFFIX)	 

Enclosed is an	original and	one(1) copy	of the Articles	of Incorporation	and a check for:
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☐ \$70.00
Filing Fee
Filing Fee & Certificate of Status

☐ \$78.75
Filing Fee & Filing Fee, & Certificate Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM:	CDC CONSULTING FIRM  Name (Printed or typed)				
	4699 North SR 7, Suite Z				
	Address				
	Tamarac, FL 33319				
_	City, State & Zip				
	954-735-3523 OR 954-309-4280	.,,			
	Daytime Telephone number				

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

# ARTICLES OF INCORPORATION OF

OINISIONETARY FETATE

SPIRIT AND TRUTH CHURCH OF THE LIVING GOD #2, INC. At 7: 36
Subordinate of Spirit and Truth Church of The Living God, [Miami]

## **ARTICLE 1 - NAME**

The name of this Corporation is: Spirit and Truth Church of The Living God #2, Inc.

The principal place of business: 243 & 245 Bullard Ave. Lake Wales, FL 33859

### ARTICLE 2-PURPOSE/s

The purposes for which the corporation is organized are exclusively religious, charitable and educational within the meaning of Section 501©(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United State of Internal Revenue Law.

This corporation is a Not-For-Profit corporation and is not organized for the private gain of any person. It is organized under the nonprofit Public Benefit Corporation Law for charitable purposes.

#### **ARTICLE 3 - SPECIFIC PURPOSES**

The specific purposes of this corporation are: 1) To cultivate, promote, and extend the teachings and practices of the Bible. 2) To receive tithe, offerings, gifts and bequests in order to promote the purposes of the corporation.

3) To exercise all rights and powers conferred by the laws of the State of Florida upon non-profit corporations.

#### ARTICLE 4 - REGISTERED AGENT

The initial Registered Agent's name and address is: Alethea Hanson
1270 North Drive
N. Miami Bch, FL 33179

#### **ARTICLE 5- DIRECTORS**

The initial Board of Directors will consist of ten (10) directors. The number of directors may be increased or decreased by amendment of the bylaws, but, shall in no case be less than three.

The names and addresses of the persons who are appointed to serve as initial Directors until their successors are elected and qualified are:

Alethea Hanson	1270 North Drive	North Miami Bch,	$\mathbf{FL}$	33179
William H. White	110 W. Orange Ave. #2	Lake Wales,	FL	33853
Henrietta O'Conno	r 3532 NW 179 Terr.	Opa Locka,	FL	33056
John Smith	605 South 3 rd ST	Lake Wales,	$\mathbf{FL}$	33853
Melvin Bennett	213 Wilshire Dr.	Lake Wales,	FL	33859
Christina Miller	2321 Rosalie Lake Rd.	Lake Wales	$\mathbf{FL}$	33853
W. McKenzie	1270 North Dr.	North Miami Bch,	FL	33179
Michael Lutas	6401 SW 195 Ave.	Pembroke Pines,	$\mathbf{FL}$	33332
Kayann Hanson	701 NW 210 ST #401	Miramar,	FL	33169
Maurice Rutherford	3281 NW 169 Terr.	Miami,	FL	33056

The initial Board of Directors were appointed by the President of the Corporation, and will hold office until the first annual Board meeting, at which time they may be elected.

#### **ARTICLE 6 - ORGANIZATION**

- A. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501©(3) of the Internal Revenue Code.
- B. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501©(3) of the Internal Revenue Law.
- C. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign on behalf of any candidate for public office.

#### ARTICLE 7 - COPRPORATE ASSETS

Upon dissolution of the corporation, assets remaining after payment, 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 charitable purposes, and which has established its tax exempt status under section 501©(3) of the Internal Revenue Code.

#### ARTICLE 8- MEMBERSHIP

The qualifications of members and manner of their admission are described within the Bylaws.

# **ARTICLE 9 - OFFICERS**

The Officers of the Corporation shall consist of a President, Vice President, Secretary and Treasurer. Each shall be elected by the Board of Directors, and may be removed by the Board at such time and in such manner as may be prescribed in the bylaws.

The names and addresses of the initial officers are:

President Alethea Hanson 1270 North Drive N. Miami Bch, FL 33179 Vice President William H. White 110 W. Orange Ave. Lake Wales, FL 33853 Treasurer Melvin Bennett 213 Wilshire Drive Lake Wales, FL 33859 Secretary Florencia C. White 110 W. Orange Ave. Lake Wales, FL 33859

# ARTICLES 10 - INCORPOATOR

The name and address of the Incorporator is: Alethea Hanson 1270 North Dr. No. Miami Bch, FL 33179

X We thea Hanson-Incorporator

#### ARTICLE 11 - STOCK

This corporation is organized under a Non-Stock basis, Religious, non-profit.

The fiscal year of the corporation shall began on January 1, and end on December 31.

# **CONSENT OF REGISTERED AGENT**

I, Alethea Hanson, the undersigned do hereby understand and accept the designation as Registered Agent of the corporation, Spirit and Truth Church of The Living God, #2, Inc.

Alethea Hanson-Registered Agent