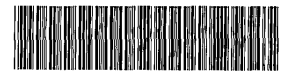
N05000006978

(Requ	estor's Name)	
(Address)		
(Addre	ess)	
`	,	
(City/S	state/Zip/Phon	o #0
(Oity/C	nate/Zip/Filon	c
PICK-UP	MAIT	MAIL
(Busin	ess Entity Na	me)
(Docur	ment Number)	
Certified Copies	Certificates	s of Status
'		
		
Special Instructions to Filing Officer.		
ı		
:		
i		

Office Use Only



500056671965

07/01/05--01003--026 **85.00

New Fil.

ASISH TO PILETON

7.514 JUL 1.1. 1965

#2

AFFIDAVIT

Miami, June 24, 2005.

RE: P04000085709 - IGLESIA JUBILEO - HERMANOS EN CHRISTO

I JUAN BARBAN, CERTIFY THAT I WILL NOT REVOKE THE DISOLUTION OF THE PROFIT ABOVED MENTION CORPORATION.

I ALSO CERTIFY THAT I WILL BE APPLIYING OR TANSFERING THE NAME TO A NON- PROFIT CORPORATION.

SINCERELY;

AUAN BARBA PRESIDENT

Sworn and subscribed before me on June 24th, 2005.

Notary Public

Sworn to and subscribed before me this day of 700 200 5

Signature of Notary Public

Notary's Name, Printed, Stamped or Typed Personally Known: ____or Produced ID ___

Type of ID

Mercedes Debora-Reyes My Commission DD227431 Expires June 29, 2007 TRANSMITTAL LETTER

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

SUBJECT: IGLESIA JUBILEO - HERMANOS EN CRISTO, CORP. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for:

\$70.00 Filing Fee

\$78.75 Filing Fee & Certificate of Status

\$78.75 Filing Fee

& Certified Copy

2 \$87.50 Filing Fee,

Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

JUAN BARBAN FROM: Name (Printed or typed) 5375 SW 97 COURT Address MIAMI, FLORIDA 33165 City, State & Zip 305-412-5185 Daytime Telephone number

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

ARTICLES OF INCORPORATION OF IGLESIA JUBILEO-HERMANOS EN CRISTO, CORP.

ARTICLE I NAME

The name of this corporation is IGLESIA JUBILEO-HERMANOS EN CRISTO, CORP.

ARTICLE II DURATION

This corporation shall have perpetual existence commencing on the date of the filing of these Articles with the Department of State.

ARTICLE III PURPOSE

The purpose for which this corporation is organized as all non-profit purposes permitted under 26 U.S.C. §501(c)(3). Specifically, but not limited, this corporation will be involved in helping struggling families with a Christian environment, provide the society with a healthy teaching of the word of God, to achieve their goal.

ARTICLE IV CAPITAL STOCK

This corporation shall issue no stock.

ARTICLE V LOCATION

The Street, Address, City, County and State in which the principal offices of the corporation are to be located are, 5375 SW 97 Court, Miami, Dade County, Florida 33165. The Board of Directors may from time to time designate such other address and place for the principal office of this corporation as it may see fit.

ARTICLE VI INITIAL BOARD OF DIRECTORS

This corporation shall have three (3) Directors initially. The number of Directors may be increased or diminished from time to time in accordance with By Laws adopted by the members. The names and addresses of the initial Board of Directors of this corporation are:

NAME	ADDRESS	
Juan Barban	5375 SW 97 Court	
President	Miami, FL 33165	
Elcida Barban	5375 SW 97 Court	
Vice President	Miami, FL 33165	
Maria E. Pacheco	5375 SW 97 Court	
Director	Miami, FL 33165	

ARTICLE VII INCORPORATORS

The name and street addressees of the incorporators are:

NAME	ADDRESS
Juan Barban	5375 SW 97 Court Miami, FL 33165
Elcida Barban	5375 SW 97 Court Miami, FL 33165
Maria E. Pacheco Director	5375 SW 97 Court Miami, FL 33165

ARTICLE VIII AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, and approved by the majority of the members at a General Assembly meeting, unless all the Directors sign a written statement manifesting their intention that a certain amendment to these Articles of Incorporation is made.

ARTICLE IX LIMITATIONS

- 1. No part of the net earnings of this corporation shall inure to the benefit of or be distributed to its members, directors, officers or other private person except that this 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 this article.
- 2. No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation. This corporation shall not participate or intervene in any political campaign on behalf of any candidate for public office, including the publishing or distribution of statements.
- 3. No withstanding any other activities not permitted to be carried on by a corporation exempt from federal income tax under §501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law, or by a corporation, contributions to which are deductible under §170(c)(2) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law.

ARTICLE X DISSOLUTION

On the dissolution of this corporation, the board of directors shall dispose of all of the assets of this corporation exclusively for the purposes of this corporation in the manner of the organizations that are organized and operated exclusively for charitable, educational, religious or scientific purposes and that shall at the time qualify as exempt organizations under \$501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law, after paying or making provisions for the payment of all liabilities of this corporation. Any assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county where the principal office of this corporation is then located exclusively for the purpose or to the organizations that the court determines are organized and operate exclusively for charitable, educational, religious or scientific purposes.

ARTICLE XI MEMBERS

The qualifications for and manner of admission of members shall be regulated by the bylaws.

ARTICLE XII INITIAL REGISTERED OFFICE AND AGENT

The Street address of the initial registered office of this corporation is 5375 SW 97 Court, Miami, FL 33165 and the name of the initial registered agent of this corporation at that address is Luis Emilio Batista.

ARTICLE XIII BYLAWS

The bylaws of the corporation shall be adopted by the board of directors.

IN WITNESS WHEREOF, the undersigned being the original incorporators, do make and file these Articles of Incorporation, here by declaring and certifying that the facts herein stated are true and hereunto set our hands and seal this 24th day of June, 2005

plande Barban

Maria E. Pacheco

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHO PROCESS MAY BE SERVED.

Pursuant to the provisions of section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the office/registered agent, in the state of Florida.

1. IGLESIA JUBILEO-HERMANOS EN CRISTO, CORP. desiring to organize under the laws of the State of Florida, with its principal office, as indicated in the Articles of Incorporation at the City of Miami, State of Florida, has named Juan Barban, located at 5375 SW 97 Court, City of Miami, County of Dade, State of Florida, as its agent to accept service of process within this State.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above stated Corporation, at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

kan Barban

Wision (Forthwith)