

COVER LETTER

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

SUBJECT: Powerhouse Church of God In Christ
(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

\$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Cheryl D. Gulley
Name (Printed or typed)

7335 Du Monde Place
Address

Pensacola, Florida 32501
City, State & Zip

850-206-7306
Daytime Telephone number

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

Powerhouse Church of God in Christ, Inc.

814 North "F" St Pensacola, FL 32505
Pastor/President Elder Harry Jones

FILED
06 DEC 18 PM 2:01
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Article I Name of the Corporation

The name of the corporation shall be Powerhouse Church of God in Christ, Inc

Article II Purposes

The primary purpose of Powerhouse Church of God in Christ, Inc is to conduct business affairs of Powerhouse COGIC, Inc., and to function as a Christian fellowship where the Gospel of Jesus Christ is preached; and the ordinances and doctrine of the Church of God in Christ Inc., is properly taught and administered. Furthermore, it's mission shall be developed through the following mainstreams of the church:

1. Preaching and teaching ministry to be attained through the means of public worship, community, and evangelism.
2. Training Christian workers for participation in providing a viable Christian Education Ministry for persons of all ages through various mainstream ministries such as Sunday School, Bible Training Institute, Y.W.C.C., Sunshine Band, and etc.
3. Missions and Evangelism which shall be designed to seek and meet the basic needs of all mankind physically, financially, emotionally as well as spiritually.

To conclude, our purpose is to spread the gospel of Jesus Christ and to promote righteous and godly living as it is taught in the Holy Scriptures in order for individuals to advance the Kingdom of God and to become better citizens of the United States. Henceforth, the aforementioned mainstream ministries will help us achieve our purpose.

Article III
Qualifications of Members

Every person which expresses their intent to this local assembly and its belief/faith in the Doctrine of the Church of God in Christ are qualified to become members of this corporation.

Article IV
Term of Existence

This Corporation is to exist perpetually.

Article V

The names and residences of the subscribers of the Corporation are as follows:

Harry Jones
1321 German St
Pensacola, Fl 32534

Bruce Gulley
7335 DuMonde Pl
Pensacola, Fl 32505

Lorenzo Watkins
7760 Castlegate Dr
Pensacola, Fl 32534

Ruben Smith
1003 W. Hatton St
Pensacola, Fl 32501

Cheryl Gulley
7335 DuMonde Pl
Pensacola, FL 32505

Katie Early

6956 Raburn Rd
Pensacola, Fl 32526

Article VI Officers

Section 1: The officers of the Corporation shall be a Pastor-President, Vice President, Treasurer, Financial Secretary, and such other officers as may be provided in the Bylaws.

Section 2: The names and addresses of the persons who are to serve as officers of the Corporation until the first meeting of the Board of Directors{ Board of Trustees} are as follows:

Pastor President: Harry Jones
1321 German St
Pensacola, Fl 32534

Vice- President: Bruce Gulley
7335 DuMonde Pl
Pensacola, Fl 32505

Financial Secretary: Katie Early
6956 Raburn Rd
Pensacola, Fl 32526

Lead Financial Officer: Ruben Smith
1003 W. Hatton
Pensacola, Fl 32501

Treasurer: Lorenzo Watkins
7760 Castlegate Dr
Pensacola, Fl 32534

General Secretary: Cheryl Gulley **INITIAL REGISTERED AGENT**
7335 DuMonde Pl
Pensacola, Fl 32505

Section 3: The officers shall be elected at the annual meeting of the Board of Trustees

or as provided by the Bylaws. The Pastor/ President shall approve all officers appointed to the corporation. The Board of Directors shall be known as the Board of Trustees.

Section 4: The day to day business operations of reporting, receiving, and spending funds of this corporation shall be managed by the officers. The Financial officers shall serve on the Finance Committee which shall formulate policies and procedures *for internal management of day to day operations*. All policies and procedures shall be approved by the Board of Trustees. The Finance Committee shall submit proper financial reports as authorized by the Bylaws of the said corporation.

Article VII Board of Directors/ Trustees

Section 1: General Powers. The affairs of Powerhouse COGIC shall be managed by the *Board of Trustees* whose members have a fiduciary obligation to the Church.

Section 2. This corporation shall have not less than five (5) Directors/ Trustees nor more than Twenty-one (21) Directors/ Trustees, and *names and addresses of the persons* who shall serve as members of the Board of Directors/Trustees for the ensuing year, or until the first annual meeting of the Corporation and the election thereof are as follows:

Pastor President: Harry Jones
1321 German St
Pensacola, Fl 32534

CoPastor/ Vice President

Bruce Gulley
7335 DuMonde Pl
Pensacola, Fl 32505

General Secretary

Cheryl Gulley

7335 DuMonde Pl
Pensacola, Fl 32505

Financial Secretary
Katie Early
6956 Raburn Rd
Pensacola, Fl 32526

Treasurer
Lorenzo Watkins
7760 Castlegate Dr
Pensacola, Fl 32534

Lead Financial Officer
Ruben Smith
1003 W. Hatton
Pensacola, Fl 32501

Article VIII ByLaws

The Bylaws of the Corporation shall be made, altered, or amended by the Board of Directors/ Trustees.

Article IX

The Articles of Incorporation may be amended by resolution proposed and adopted by the Board of Directors/Trustees at any annual or special meeting. A quorum shall consist of a majority of the total membership of the Board of Directors/Trustees. Any resolution to amend the Articles of Incorporation shall be adopted by the majority of the Trustees present at any regular or special meeting of the Board of Directors/ Trustees. Every resolution adopted by the Board of Trustees/ Directors amending the Articles of Incorporation shall be filed in the office of the Secretary of Sate of the State of Florida.

Article X
Location

The principal place of business and the home office of this Corporation shall be at 814 North "F" Street, Pensacola, Fl, but may be changed from time to time to such other places in the State of Florida as the Incorporators and their successor, may from time to time decide. The Corporation may have such subsidiary offices as the Board of Trustees/Directors.

Article XI
Powers

The Corporation shall have all powers granted to non-profit Corporations by Chapter 617 of the Florida Statues.

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.

Cheryl D. Gulley / Cheryl D. Guley
Signature/Registered Agent

12/11/06
Date

Cheryl D. Guley / Bruce Gulley
Signature/Incorporator

BRUCE GULLEY

12/11/06
Date

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SECRETARY OF STATE
TALLAHASSEE FLORIDA