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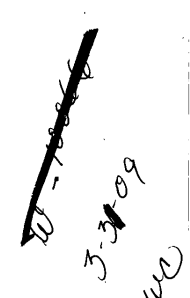
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FLORIDA DEPARTMENT OF STATE Division of Corporations

March 3, 2009

KEITH E. MNILLER, SR. 2155 N. ORANGE AVE. SARASOTA, FL 34234

SUBJECT: THE CHURCH, INC. CHARTER

Ref. Number: W09000010066

We have received your document for THE CHURCH, INC. CHARTER and your check(s) totaling \$79.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

The registered agent must sign accepting the designation.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6995.

Wanda Cunningham Regulatory Specialist II New Filing Section

Letter Number: 209A00007349

The Church, Inc.

The Undersigned acting as Incorporator of a Non-Profit Corporation under the Florida Non-Profit Corporation Act adopts the following Articles of Incorporation

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The name of the Corporation is: _____ The Church, Inc.

Article II.

The principle address and mailing address of The Church, Inc. is:

2155 N. Orange Ave.	Sarasota	Florida	34234
Street Address	City	State	Zip

Article III.

The purpose for which the Church, Inc is organized is:

Section III.01 To operate exclusively for charitable, educational and religious purposes within the meaning of Section 501(c) 3 of the Internal Revenue Code of 1986, or corresponding section of any future tax code and generally to engage in any other lawful endeavor or activity in furtherance of any of the foregoing purposes.

Section III.02 To be a dynamic, multicultural, multiethnic, interracial and holistic ministry built upon the word of God.

Section III.03 To be a city of refuge, ministering to the hurting, wounded and broken while offering restoration and reconciliation with God.

Section III.04 To be a training center which equips Christians for their destiny work and prepares them to change a generation and inspire the world.

Article IV.

The manner in which Directors are elected is:

Section IV.01 <u>Election and Tenure</u>. The initial Board of Directors shall be appointed by the incorporator and thereafter shall be elected by the Board of Directors at a regular meeting of the Board of Directors to be held at the principle office of The Church, Inc. or such other place as may be fixed by the Board. Directors who are elected shall serve for a term of one (1) year, or until his or her successor is elected and qualifies, subject, however to the removal of any Director as allowed by applicable law or The Church Inc.'s bylaws.

Section IV.02 <u>Election Nominating Committee.</u> A Nominating Committee shall prepare a slate containing nominees for each board position and shall determine the eligibility and willingness

of each nominee to stand for election. Candidates for Board positions may also be nominated by petition process established by the Nominating Committee or the Board.

Section IV.03 <u>Discrimination during Elections</u>. Discrimination in election and nominating procedures on the basis of race, color, creed, gender, age, marital status, national origin, religion, physical or mental disability, or unlawful purpose is prohibited.

Article V. The names and addresses of the Board of Directors members of The Church, Inc. are:

<u>Name</u>	Office_	Address
Keith E. Miller, Sr.	President	2155 N. Orange Ave. Sarasota, Fl. 34234
Loraine C. Miller	Vice-Pres.	2155 N. Orange Ave. Sarasota, Fl. 34234
Rosa B. Butler	Treasurer	2155 N. Orange Ave. Sarasota, Fl. 34234
Katrina Anderson	Secretary	2371 123 rd Place East Parrish, Fl 34219
Marlo Brooks	Member	1540 21 st St. E. Apt E-38 Bradenton, Fl. 34208
Paris Riddick	Member	979 Soinana Ln. Sarasota, Fl. 34234
Valora L. Cole	Member	5802-A E. Fowler Ave. Ste.161 Temple Terrace, Fl. 33617
LaJun M. Cole, Sr.	Member	5802-A E. Fowler Ave. Ste.161 Temple Terrace, Fl. 33617
Adrienne Clark	Member	2522 Mango Avenue Sarasota, Fl. 34234

Article VI.

The Registered Agent of The Church, Inc. is:

Keith E. Miller, Sr.	2155 N. Orange Ave.	Sarasota	Florida	34234
Name	Street Address	City	State	Zip

I accept the designation of Registered Agent of the Church, Inc.

Keith E. Miller, Sr., Registered Agent

Article VII.

The name and address of the incorporator is:

Keith E. Miller, Sr.	2155 N. Orange Ave.	Sarasota	Florida	34234
Name	Street Address	City	State	Zip

Keith E. Miller, Sr., Incorporator

Article VIII.

This document is effective upon filing with the Secretary of State.

Article IX.

The provision regarding the distribution of assets upon dissolution is:

Upon dissolution, after all creditors of The Church, Inc. have been paid, its assets shall be distributed to one or more organizations that qualify as exempt organizations under section 501(c) 3 of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for exclusively public purposes.

Article X.

The provision regarding liabilities for breach of duties is:

To the extent allowable by the laws of the State of Florida, no present or future Director of The Church, Inc. (or his or her estate, heirs and personal representatives) shall be liable to The Church, Inc. or its members for monetary damages for breach of fiduciary duty as a director of The Church, Inc.. Any liability of a director (or his or her estate, heirs, and personal representatives) shall be eliminated or limited to the fullest extent allowed by the laws of the State of Florida, as may hereafter be adopted or amended.

Article XI.

The provisions regarding indemnification of directors or officers are:

With respect to claims or liabilities arising out of service as a director or officer of The Church, Inc., The Church, Inc. shall indemnify and advance expenses to each present and future director and officer (and his or her estate, heirs and personal representatives) to the fullest extent allowable by the laws of the State of Florida, both as now in affect and as hereafter shall be adopted or amended.

Dated the 20th day of February in the Year 2009.

Keith E. Miller, S