Division of Corporations

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FLORIDA PROFIT/NON PROFIT CORPORATION

GRACE PENTECOASTAL CHURCH OF MIAMI, INC.

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April 30, 2009

FLORIDA DEPARTMENT OF STATE Division of Corporations

FASTKIT CORPORATE OUTFITS

SUBJECT: GRACE PENTECOSTAL CHURCH OF MIAMI, INC.

REF: W09000020397

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Claretha Golden Regulatory Specialist II New Filing Section FAX Aud. #: H09000106434 Letter Number: 009A00014628 OF

GRACE PENTECOSTAL CHURCH OF MIAMI, INC.

The undersigned, acting as incorporators of a corporation under the provisions of Chapter 617 of the laws of the State of Florida adopt the following Articles of Incorporation:

ARTICLE I

NAME: The name and address of this corporation is:

GRACE PENTECOSTAL CHURCH OF MIAMI, INC. 14507 SW 137TM PATH MIAMI, FL 33186

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ARTICLE II

NATURE OF BUSINESS:

The business of this corporation shall be the propagation and dissemination of the gospel of Jesus Christ through the preaching, teaching, and living of the Full Gospel Message as outlined in the Articles of Faith, constitution and By-laws of the GRACE PENTECOSTAL CHURCH OF MIAMI, INC. having its principal place Of business in Miami Florida, and shall be based on the Bible as the inspired word of the living God. This corporation is organize exclusively for charitable, religious, educational, and

scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code Of the U.S.A

ARTICLE III

The street address of the initial principal office is 14507 SW 137TH PATH MIAMI, FL 33186. The principal office and the corporate office mailing address are one and the same as above. The name and address of the registered agent is, Dorean Durrant 31 NW 185TM TERRACE MIAMI GARDENS, FL 33169.

ARTICLE IV

BOARD OF DIRECTORS: The number of Directors of this corporation shall not be less than three (3) or more than twelve (12). The management of the affairs of the corporation shall be vested in the Board of Directors. The manner in which the Directors are elected or appointed is defined in the corporation's bylews.

ARTICLE V

DURATION: The period of its duration shall be perpetual from and after the filing of these articles with the State.

ARTICLE_VI

The names and post office address of the first Board of Directors of this corporation who shall hold office for the first year or thereafter, which will be further outlined in the Bylaws are as follows:

NAME		OFFICE	ADDRESS		
Bishop	Copeland M Gordon	PRESIDENT	14507 SW MIAMI	137 TH FL	PATH 33186
MARY	WALTON	SECT/TREA	14224 SW MIAMI,	1.09 ^m FL	PLACE 33176
DWIGHT	BUCKLEY	DIRECTOR	20921 SW		

ARTICLE VII

FINANCE: No part of the net earnings of the corporation shall inure to the benefit of, or to be distributed to its board members, trustees, officers or other private persons, except that 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 set forth in Article Two thereof. 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 public or distribution of statement) any political campaign on behalf of or in opposition to any candidate to public office . Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(C)(3)of the Internal Revenue Service Code , or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 176(c)(2) of the Internal Revenue Code ,or the corresponding section of any future federal tax code.

ARTICLE V111

AMENDMENTS: Amendments to these Articles of Incorporation may be made - as per By-laws.

ARTICLE IX

BY-LAWS: The power to adopt, alter, amend or repeal bylaws
Shall be vested in the Board of Directors.

ARTICLES X

PERSONAL LIABILITIES: No Board member of this corporation shall be liable for debts of the corporation. Private property of the Board members of this corporation shall be exempt from corporate debts and liability.

ARTICLE XI

DISSOLUTION:

In the event the church shall cease to have regular services for six months, it shall be deemed extinct. Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (C) (3) of the Internal Revenue Service Code, or the corresponding section of any future Federal tax code, or shall be distributed to the Federal

government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

In witness whereof, we have hereinto subscribed our names this day of . 2009

BISHOD COPELAND M GORDON

Mula

ARTICLE XII

INCORPORATOR

The name and address of the Incorporator is:

-	-	 -	

DD & Associates Bookkeeping-Payroll Services, Inc Doreen Durrant

ADDRESS:

31 NW 185 Terrace Miami Gardens, Fl 33169

Rignature 81 gnature

4/18/2009.

ACCEPTANCE OF REGISTERED AGENT

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLY WITH THE PROVISION OF ALL STATUES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES.

NAME

SIGNATURE :

REGISTERED AGENT

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