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THE NOV O D II ILL
SECRETARY OF STATE



FLORIDA DEPARTMENT OF STATE Division of Corporations

October 23, 2009

J. L. HULEN 27 PALM CIR. AVON PARK, FL 33825-4841

SUBJECT: THE NEW JERUSALEM CHURCH OF GOD IN CHRIST, INC.

Ref. Number: W09000047341

We have received your document for THE NEW JERUSALEM CHURCH OF GOD IN CHRIST, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list the corporation's principal street address and/or a mailing address in the document. A post office box is not acceptable for the principal address.

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: 309A00033841

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DEPARTMENT OF STATE

DEPARTMENT

HULEN'S ENTERPRISE

27 PALM CIRCLE, AVON PARK, FLORIDA 33825-4841

Phones: Voice-office=(863)453-4346 cell= 453-1624 FAX-*863)453-4351

October 19, 2009

To: Florida Department of State Division of Corporation P.O. Box 6327 Tallahassee, Florida 32314

Reference: Articles of Incorporation

Dear Sir/Madame;

Please find enclosed articles for incorporation, submitted for The New Jerusalem Church Of God In Christ for approval.

Fee (\$18.50) included for certificate of status and certified copy of Articles; Original and copy of articles enclosed.

Contact J.L. Hulen, Accountant at 27 Palm Circle, Avon Park, Florida 33825, Phone number (863) 453-4346, or FAX 453-4351 if any additional information is required.

Sincerely;

James L. Hulen, Accountant

PROFESSIONAL CONSULTANT

J.L. HULEN, ACCOUNTANT AND INSURANCE AGENT
(IN BUSINESS IN HIGHLANDS COUNTY SINCE 1975)

ION
Christ, Inc.

ARTICLES OF INCORPORATION The New Jerusalem Church of God in Christ, Inc. 635 S.W. 10th Avenue, Homestead, Florida 33030

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We, the undersigned subscribers, all being of full age, have associated ourselves together for the purpose of forming a corporation not-for-profit, without capital, under the provisions of all applicable <u>State of Florida Statutes</u>. We hereby accept all the rights, privileges, benefits and obligations conferred and imposed by said law, and we do hereby, subscribe, acknowledge and file these Articles of Incorporation.

ARTICLE I

NAME: The New Jerusalem Church of God in Christ, Inc.

ARTICLE II

Purpose: To operate a religious institution (Church), sustain and promote religious Worship, provide for the preaching of the gospel, circulate the Bible and other religious literature to carry on temperance, benevolent, missionary, and educational work as necessary to promoting Christianity.

ARTICLE III

TERM OF EXISTENCE: The term of existence of this corporation is perpetual.

ARTICLE IV

OFFICERS AND MANAGEMENT: The officers of this not-for-profit corporation shall be a President, Secretary, Treasurer, and Financial Secretary. Management shall be vested in a board of directors; consisting of at least three (3) and no more than twenty five (25) of the members in good standing. All members of the board of directors will be appointed by the President/Pastor and/or elected by the general church membership

SUBSCRIBERS, OFFICERS: The subscribers, initial officers are to serve until the first election under these Articles of Incorporation is as follows;

Elder Kenneth J. Day, Sr. 10521 S.W. 166th St., Miami, Florida 33157

Evangelist Wilamae B. Richardson, 22724 S.W. 114 Ct., Goulds, Florida 33170

Missionary Mertha D. Day, 10521 S.W. 166th St., Miami, Florida 33157

ARTICLE VI

BY-LAWS: The By-Laws of the corporation shall be made, altered or rescinded by a majority vote of the board of directors; provided that notice there of, which shall include the text of the By-Laws change, has been furnished in writing to each member of the board at least ten (10) days prior to the meeting at which such By-Laws alteration is to be voted upon. Directors shall be elected or appointed in accordance with the By-Laws.

The Articles of incorporation of this corporation shall be amended or additional provisions adopted by a two-thirds (2/3) vote of the members of the board of directors present. Provided that notice thereof, which shall include the text of the Articles of Incorporation change is to be voted upon, followed by the compliance with the Florida Statutes regarding amendments to Articles of Incorporation of corporations Not-For-Profit.

ARTICLE VII

GENERAL: Funding for this corporation will be from membership and others voluntary contributions/donations. Tax exempt status based upon the 501(c) (3) DETERMINATION LETTER ISSUED TO THE PARENT CHURCH HEADQUARTERS IN MEMPHIS TENNESSEE.

Said corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501©(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its 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 third hereof. 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 publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for 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 Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501©(3) of the Internal Revenue 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 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, such as said court shall determine which are organized and operated exclusively for such purposes.

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this20 th	dayofA	Aug	2009_	<u> </u>		
		AR	TICLE V	/ III		
ARTICLE VIII						
IN W	VITNESS V	VHEREC)F: The und	lersigned hav	e subscribe	d their names
under seal this	20th	day of	Aug		_2009	
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Elder k	Kenneth J. Day,	Sr.	Evang. W	ilamae B. Ric	chardeon	

Missy Mertha D. Day Missy. Mertha D.Day

ARTICLE IX

The

DESIGNATION OF REGISTERED AGENT; NEW JERUSALEM

CHURCH OF GOD IN CHRIST, INC. hereby designr. as its registered agent. 10321543/1644 54, Miami, F1. 33157

engeth J. Day, Sr

ARTICLE X. I Kenneth J. Day, Sr. is familiar with and accepts the duties and responsibilities as registered agent for said corporation.

Kepeth J. Day, St.

STATE OF; FLORIDA

COUNTY OF; DADE

BEFORE ME, the undersigned authorities, appeared and they all known to me to be the person(s) described in and who subscribed their name to the foregoing Articles of Incorporation, and who acknowledge before me that they executed the said Articles of Incorporation for the uses and purposes therein expressed.

this_20TH_	NESS my hand and officia day ofAug	al seal in the aforesaid County and State2009
	_	Notary
Expires May	# DD 892923	V