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COVER LETTER

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

SUBJECT: First Community Church of God INC.		
(PROPOSEĎ CORPORA	TE NAME – <u>MUST INC</u> I	LUDE SUFFIX)
Enclosed are an original and one (1) copy of the artic	cles of incorporation an	d a check for:
\$70.00 \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status OPY REQUIRED
	ADDITIONAL	
FROM: JURIUS & GODWIN Name	(Printed or typed)	
10302 SOUTH FEDERA	L HWY. #126 ddress	
PORT SAINT LUCIE, FI	_ 34952 State & Zip	
772-708-8010 Daytime Te	elephone number	
WWW.IVANCPOWELL@ E-mail address: (to be used	YAHOO.COM for future annual report	notification)

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

ARTICLES OF INCORPORATION FILED

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FOR

SECRETARY OF STATE
FIRST COMMUNITY CHURCH OF GOD INC. ASSEE, FLORIDA

· .

Article I

The name of the corporation shall be: First Community Church of God Inc.

Article II

Duration of the Corporation:

The Corporation has been organized and registered with the Secretary of State of the State of Florida business Incorporation Division as an entity to exist perpetually.

Article III

Shares Declaration of the Corporation:

This Corporation has been organized as a Not-For-Profit Religious Organization and shall not issue any shares of any type, common stock par and no par.

Article IV

Name & Address of Incorporator:

Jurius & Godwin

10302 South Federal Hwy #126 Port Saint Lucie Florida 34952

Article V

Name & Address of Registered Agent:

Charles Smith

787 E Atlantis Avenue

Port Saint Lucie Florida 34983

Article VI

Declaration:

The Duties and Responsibilities of the position of Registered Agent were explained to the person holding the position.

Certificate:

I hereby certify and state that my Full and Correct name is Charles Smith and I hereby further state that the duties and responsibilities of the position were explained to me. I also further state that I agree to accept this position with the understanding that inclusive in the duties and functions of this position is to accept the service of any legal documents whether it is private individuals, organizations and government agencies.

Executed this 5 TZ day of September 2010.

Charles Smith Registered Agent

Article VII

The Purpose of the Corporation:

Section 7.1.1 The Corporation has been organized and formed as a Not-For-Profitor Religious Organization, which shall function mainly as the Body of Christ and shall assemble as the Church to worship Jesus the Christ as Lord.

Section 7.1.2 To provide a place for religious worship, conduct religious services in keeping with evangelical practices of Pentecostal Christianity; instruction and training on the area of ministry in the religious arena.

Section 7.1.3 To plan churches and missions, both local and foreign, for the further fostering and promoting of the gospel, the Holy Scriptures, evangelism, an belief in and on the Lord Jesus Christ as man's Savior; for religious and social uplifting of the destitute regardless of faith, race, color, or creed and to promote the reading of Holy Bible; to establish and maintain centers for religious, charitable, benevolent, educational and social services; and rendering of voluntary assistance to persons in need of aid.

Section 7.1.4 To exalt worship, advance, publish and promote the principals and tenants of the Christian Faith; establish, maintain, and advance its doctrines and disciplines, to determine and establish rules and regulations in this local church.

Section 7.1.5 To erect, maintain, secure, hold and possess lands, buildings for religious services, education and instruction, for the purpose of carrying out the provision hereto; and to establish, manage a home for the aged of the membership of the church.

Section 7.1.6 To secure, acquire, appeal for, and solicit funds, publicly and privately, for the purpose of the corporation; this service shall include but not limited to grant development, writing and submission to various sources, business plan writing and development and submission to various sources, bond development, marketing and sales and management of grant writing and in flows and appropriation of funds.

Section 7.1.7 To acquire, maintain, take hold by conveyance, bequest, gill, or devise, real and personal property for the purposes of the corporation, and to purchase, lease and erect buildings therefore; to take hold grants, donations, request and devise real and personal property, jointly and in trust, and apply the same, or the income thereof under directions of the trustees or officers of the corporation for the purpose thereof.

<u>Section 7.1.8</u> To exercise, retain and possess all general and special powers given presently or in the future by law to religious corporations.

Section 7.2 This Corporation shall provide social, economical, educational, religious and scientific training to children, youth, and adults in communities throughout the USA. We also will enter in fundraising services and management, for and on behalf of this institution for the financing of projects. This service shall include but not limited to grant development, writing and submission to various funding sources, business plan writing and development and submission to various funding sources, bond development, marketing, sales and management, grant writing and monetary in flows and appropriation. This service may be extended to other Not-for-Profit organizations.

Section 7.3 The purpose for which the corporation is organized is for the transacting any and all lawful business for which corporations may be incorporated under the Florida Not for Profit Corporation Act and to distribute the whole or any part of the income there from and the principal thereof exclusively for charitable, religious, scientific, literary or educational purposes, either directly of by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 and Regulations issued pursuant thereto, as they now exist or as they may hereafter be amended.

Section 7.4 The Corporation shall have the power, either directly or indirectly, either alone or in conjunction or cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, suitable, desirable or proper for the furtherance, accomplishment, fostering or attainment of any or all of the purposes for which a Corporation is organized, and to aid or assist other organizations whose activities are such as to further accomplish, foster or attain and such purposes. Notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as are in furtherance of the exempt purposes of organizations set forth in Section 501(c)(3) of the Internal Revenue Code of 1986 and the regulations there under as the same now exist or as they may be hereinafter amended from time to time.

Section 7.5 No part of the net earnings of the Corporation shall inure the benefit of, or be distributed to, and Director or Officer of the Corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation affecting on or more of its purposes); and no Director or Officer of the Corporation, or any private individual, shall be entitled to share in the distribution of any of the corporate assets in dissolution of the Corporation.

Section 7.6 No substantial part of the activities of the Corporation shall be the carrying on of the propaganda, or otherwise attempting to influence legislation, and the Corporation she not participate or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate fro public office.

Section 7.7 The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 7.8 The Corporation shall not engage in any act of self-dealing as defined in section 4941(d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent tax laws.

Section 7.9 The Corporation shall not retain any excess business holdings as defined in Section 4943 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Article VIII

Conflict of Interest: Policy:

The board of directors shall establish and construct a conflict of interest policy. This policy shall not allow any friends and or relatives of an official of the corporation to conduct business, which may be conflicted and or compromise their positions and or authority in the Corporation:

The conflict of interest policy shall include procurement cycle and administrative security process and procedures. The management shall ensure that sufficient security enforcement measures are in place to prevent leakage and embezzlements.

Section 8.1 The Corporation shall not make investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 8.2 The Corporation shall not make any taxable expenditure as defined in Section 4945(d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 8.3 Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code and said Regulations as they now exist or as they may hereafter be amended.

Article IX

Membership:

The Corporation shall be otherwise known as the Religious Organization/Church. The Church shall admit members for the formation and assembling of the body of Christ for the purpose of worship.

The members are required to contribute monies and or kind to pay expenses and assist in the achievement of its goals, vision, mission and objectives to contribute to the well being of those who are in need.

Intolerance of Discrimination: Policy:

This organization shall not tolerate discrimination of any kind, or form. For example: Against gender, sexual orientation, color, creed, handicap, age, race, tribe, language and or country of origin. There are however there exceptions as it relates to the

faith of this body where there are acceptable behaviors, which will not be accepted unless there are changes to those behaviors. Whenever the bylaw is ratified, it shall be adopted as the official and legal document of guidelines of the Corporation. This document shall be inserted in the official corporate outfit record as the official document of legal /administrative conduct of the corporation.

Article X

The Election Directors:

Section 10.0 The Directors shall be elected after meeting the criteria and standard of the religious organization set initially by the presiding Bishop of the Church and President of the religious organization. A preposition Leadership Council shall be installed which shall be constituted of Elder(s), Deacons, Ministers; and the presiding Bishop shall be the chairman of the council. The Advisory Board shall assist the Pastor and Bishop of the Church in various matters concerning the Church and the administration of the religious organization, and other matters of importance.

Section 10.1 The affairs of the Corporation shall be governed by aboard of Directors, which shall be selected from the congregation otherwise known as the body of believers. The Board of Directors shall herein after refer to as the "Board", subject to the restriction that, except as specifically set forth in the by-laws to the contrary, the exercise of any power or action of the Board shall require the approval thereof by a majority where shall be refer to as the "Quorum" vote the board present at the meeting.

Section 10.2 The Quorum shall be formed to represent particular numbers automatically in accordance as follows; where there are; five members of the board the quorum shall be three, where there are seven members the quorum shall be five members, where there are eleven members the quorum shall be seven members, eleven being the maximum members to form the Board of Directors.

<u>Section 10.3</u> Approval of charitable gifts to be transferred, distributed and or to granted by the Corporation to other entities.

<u>Section 10.4</u> Any major expenditures involved building, land, capital goods.

Section 10.5 Adoption of an amendment of the Articles of Incorporation and or the By-Laws.

<u>Section 10.6</u> Organization of a subsidiary or affiliation to another religious or other organization by this Corporation.

Section 10.7 Approval of any merger, consolidation or sale, or other transaction of all or a substantial part of the assets of the corporation such action shall be in compliance with Section 501©(3) of the Internal Revenue Code of 1986.

Section 10.8 The initial Board of Directors shall consist of the following members elected in accordance with the By-Laws. Board members may also be subject to change to be in compliance with the By-Laws of the Corporation.

Members Names and Addresses:

1. Leo Lloyd McDonald (Bishop)

Chairman/President

3276 SE Quick Street
Port Saint Lucie Florida 34984

2. Ivan C. Powell

Vice Chairman/Vice President

333 SW Dagget Avenue
Port Saint Lucie Florida 34953

3. Yvonne Gettens 562 SE Karrigan Terrace
Corporate Secretary Port Saint Lucie Florida 34983

4. Andy T. Williams 1352 SW Calmar Avenue
Treasurer Port Saint Lucie Florida 34953

5. Andrew Michael McDonald 3280 SE Quick Street
Member Port Saint Lucie Florida 34984

6. Lester I. Powell 1271 SW Sudder Avenue
Member Port Saint Lucie Florida 34953

7. Charles Smith

Member

787 SE Atlantus Ave
Port Saint Lucie Florida 34953

Article XI

The Address of the Corporation is:

8507 South Federal highway Port Saint Lucie Florida 34952

The address of the Registered Agent and the Corporation may be subject to change form time to time.

Article XII

The President shall be the Chief Executive Officer, who is responsible for day-to-day efficient management and long-term goals and attainment of Corporation:

The Vice-President shall be the Chief Operation's Officer of the Corporation, and shall be responsible for operations planning, growth, expansion, project development and efficient management of the operations of the Corporation.

Article XIII

The Treasurer shall be responsible for the financial matters of the Corporation and therefore he is the Chief Financial Officer. He shall be responsible for banking, bank reconciliation, monthly financial report, prepare and or caused to be all financial statements, tax preparation, submission with the state and IRS, receipts, payments, balancing of the corporate books, budget, income, and expenses.

The Secretary shall be responsible for the ratification of all legal documents, contracts, and agreements, corporate record keeping, taking of notes at corporate board meetings, scheduling, and to deliver or cause to be delivered all pending notices. To ensure that all board members are informed of the board meetings scheduled, by notices to them. These notices should indicate the place, date, and time of meeting.

In witness thereof: the under signed has EXECUTED This Document This Day
For and On Behalf of the incorporator Jurius & Godwin this \(\sqrt{1} \) day of September 2010

Article XIV

This Corporation has been registered as a Not-For-Profit Religious Organization with the Florida Secretary of State division of Company registration as an independent entity under the Florida Statue, and therefore will apply for a Federal Tax ID Number. This said entity shall be an Associate of First Community Church of God Inc. located in Brooklyn New York. The two Board Of Directors of each Religious Organization shall work out the agreement of association respectively. The agreement shall be in the form of a resolution, which shall be ratified by both Board of Directors and included in the corporate outfit as the official document of alliance. The Corporate outfit shall be secured in the custody of the secretary.

In witness thereof the under signed executed, this document this day of September 2010 on behalf of the Incorporator Jurius & Godwin Inc.

Signed by

Ivan C. Powell Officer of Jurius and Godwin, Inc. O OCT 14 PH 2: I