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SECRETARY OF STATE

COVER LETTER

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

SUBJECT: Church of God, a Worldwide Association, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an origina	l and one (1) copy of the Artic	les of Incorporation an	d 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 C	OPY REQUIRED	
FROM	1: Jason M. Ranew, E	ESQ.	_	
	30132 PGA Drive). · ·	TAG .	
	Ád	dress	2010 DEC SECRETA ALLAHAS	
	Mt. Plymouth, FL	32776 ate & Zip	EC 23	C-1960
	(407) 310-7280	and to Lip	TO TO	
		ephone number	1: 30 ORIDA	
	_jason_ranew@y	/ahoo.com		

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

E-mail address: (to be used for future annual report notification)

Articles of Incorporation

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of

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Church of God, a Worldwide Association, Inc. SEGRETARY OF STATE TALLAHASSEE. FLORIDA

In compliance with Chapter 617, Florida Statutes (Not for Profit)

The undersigned incorporator of these Articles of Incorporation is a natural person competent to contract and hereby form a not for profit corporation under Chapter 617 of the Florida Statutes.

ARTICLE 1 - NAME

The name of the corporation is **Church of God**, *a Worldwide Association*, Inc. (hereinafter, "Corporation").

ARTICLE 2 - PURPOSE OF CORPORATION

The Corporation is organized as a church. Consistent with this overriding purpose, within the meaning of Internal Revenue Code Section 501(c)(3), the Corporation is exclusively empowered to engage in charitable, religious, educational, and scientific activities, 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.

ARTICLE 3 - PROHIBITIONS

No part of the net earnings of the Corporation may inure to the benefit of, or be distributable to, its members, officers, directors, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payment and distributions in furtherance of the purposes set forth in Article 2. No substantial part of the activities of the Corporation shall be for the purpose of attempting to influence legislation, and the Corporation shall not participate in, or intervene in any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provisions of these articles, the Corporation shall not carry on any other activities not permitted to be executed (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, or (b) by a corporation, the contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE 4 - OFFICERS

The initial officers of the Corporation are:

Mike Hanisko, President 3518 Kingsbridge Dr. Janesville, WI 53546

Ken Giese, Secretary 1917 Vista Creek Dr.

Roseville, CA 95661

Greg Sargent, Treasurer 1201 S.E. Willow Place Blue Springs, MO 64014

ARTICLE 5 - PRINCIPAL OFFICE

The address of the principal office of the Corporation shall be 3 Hargrove Grade, Suite 1, Palm Coast, Florida 32137, and the mailing address is the same.

ARTICLE 6 - INCORPORATOR

The name and street address of the incorporator of the Corporation is Jason M. Ranew, 30132 PGA Drive, Mount Plymouth, Florida 32776.

ARTICLE 7 - DIRECTORS

The initial directors of the Corporation shall be:

Mike Hanisko

George Evans

Greq Sargent

3518 Kingsbridge Dr.

1302 Muirfield Ln.

1201 S.E. Willow Place

Janesville, WI 53546 Milford, OH 45150

Blue Springs, MO 64014

Roger West

Ken Giese

10113 Old Mill Rd.

1917 Vista Creek Dr.

Ft. Smith, AR 72903

Roseville, CA 95661

<u>Manner of Election or Appointment of Directors</u>: The Corporation's directors shall be elected or appointed as specified in the bylaws of the Corporation.

ARTICLE 8 - TERM OF EXISTENCE

The Corporation shall have perpetual existence.

ARTICLE 9 - EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval by the Secretary of State, State of Florida.

ARTICLE 10 - REGISTERED AGENT

The name and Florida street address of the registered agent is:

Richard C. Thompson 34532 Parkview Ave. Eustis, Florida 32736

Having been named as registered agent to accept service of process for the Corporation at the place designated in this article, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Richard C. Thompson

ARTICLE 11 - AMENDMENT

These Articles of Incorporation may be amended in any manner provided by law and in accordance with the governing documents approved by the Corporation.

ARTICLE 12 - DISSOLUTION

Upon dissolution of the Corporation, the corporate assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(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 assets not so distributed shall be disposed of by a court of competent jurisdiction of the state and county in which the principal office of the Corporation is located, exclusively for such exempt purposes or to such charitable or tax exempt organization(s) as said court shall determine.

**

Incorporator Signature

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in Section 817.155, *Florida Statutes*.

Jason M. Ranew, Esq., Incorporator

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