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COVER LETTER

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

SUBJECT: H	OUSE OF GOD PRAISE AND WORSHIP CENTER, INC.			
	(PROPOSED CORPORAT)	E NAME – <u>MUST INCLU</u>	DE SUFFIX)	
Enclosed is an origina	l and one (1) copy of the Artic	les of Incorporation and	a check for:	
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO		
FROM: HOUSE OF GOD PRAISE AND WORSHIP CENTER, INC.				
	Name (Pri	nted or typed)	- u	
651 SW KENTUCKY STREET Address				
Address				
FORT WHITE,FLORIDA 32038				
City, State & Zip				
386-497-2433 Daytime Telephone number				
CATHYBAKER1983@YAHOO.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

In Compliance with Chapter 617, F.S., (Not for Profit)

<u>ARTICLE I</u>	<u>NAME</u>
The name of	the corporatio

The name of the corporation shall be:

HOUSE OF GOD PRAISE AND WORSHIP CENTER, INC.

ARTICLE II PRINCIPAL OFFICE

The principal street address and mailing address, if different is:

651 SW KENTUCKY ST.FORT WHITE, FLA. 32038



ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

The purposes for which this corporation is formed are to operate exclusively for charitable, religious and educational purposes as set forth in section 501(c).3 of the Internal Revenue Code.

Including, for such purposes, the making of distribution to organizations that qualify as tax exempt.

Organizations under Section 501(c).3 of such code, or any corresponding provisions of any subsequent Federal tax law.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The Board of Directors named in Article V shall hold office until the first annual meeting of the Board of Directors to be held as prescribed in the By-laws, but in no event later than twelve (12) months from the date of incorporation, at which time an election of directors shall be held. If a vacancy occurs, such vacancy shall be filled by nomination and election by the remaining members of the board. If the number of directors is increased above three (3) as authorized by these Articles and By-laws, the newly created director positions shall be filled by nomination and election by the remaining members of the Board of Directors.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

Verndell Baker 651 SW KENTUCKY ST. FORT WHITE,FLA.32038 Cathy Baker 651 SW KENTUCKY ST.

FORT WHITE, FLA. 32038

ETHEL JENKINS P.O. BOX 1314 BRANFORD,FLA 32008

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The <u>name and Florida street address</u> (P.O. Box NOT acceptable) of the registered agent is:

The address of the initial registered office of the corporation is 651 SW KENTUCKY ST,FORT WHITE,FLA.32038. The name of the initial registered agent is VERNDELL BAKER

ARTICLE VII INCORPORATOR

The <u>name and address</u> of the Incorporator is:

VERNDELL BAKER 651 SW KENTUCKY ST. FORT WHITE, FLA. 32038

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

Vein delle Baker
Signature/Registered Agent

Date

1/12/2011

Date

Date