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ARTICLES OF INCORPORATION 0Ŧ

IGLESIA BAUTISTA NUEVA VIDA EN CRISTO INC.

(NEW LIFE IN CHRIST BAPTIST CHMRCH, INC.) { translation }

We , the undersigned. hereby associated ourselves with the 299 - 1999 1994 - 1997 1995 - 1997 purpose of forming a Hon-Profit Corporation under the laws of the State of Florida under the following proposed charter:

ARTICLE I ARE The name of the Corporation shall be

IGLESIA BAUTISTA NUEVA VIDA EN CRISTO INC. Principal office 7730 NW 183rd. St. Miami FL 33015-2717

ARTICLE II

DURATION:

The Corporation shall have a perpetual duration until dissolved Ly unanimous vote of the Directors of the Corporation

ARTICLE III PURPOSE

IGLESIA BAUTISTA NUEVA VIDA EN CRISTO INC. is organized and operated exclusively for religious, charitable, educational and distinct ecclesiastical purposes within the meaning of Section 501 of the Internal Revenue Code of 1954, as amended or any superseding statute thereto, and such purpose shall include the following:

- (a) Religion
- A recognized Creed, Code of Doctrine. Discipline and (#) form ofworship shall be established.
- Spread the Word of the Gospel through seminars, radio, television, literature, and other forms of mass media for the purpose of educating the individual in the (c) Word of God.
- (d)Establishment of various religious services pursuant to

the recognized Creed, form of worship, code of doctrine and discipline of the Church and the establishment of schools for religious and educational instruction to the young and to the old.

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- (e) Minister the Yord of God to the faithful.
- (f) Promote and encourage, theough the Ministry of the Organization, cooperation with other Organizations ministering within the community.
- (g) Use of visual and teaching audio aids containing Christian materials as way of spreading the Word of God throughout the World.
- (h) Use of Christian Literature, both local and foreign, as a way of comunication and preaching of the Gospel.
- (i) Use of religious tapes and seconds forspreading the Gospel.

ARTICLE IV POWERS:

In accordance with and in addition to the powers conferred by the Laws of the State of Florida, the Mon-Profit Corporation skall have the following powers;

(a) To receive and accept gifts of money and property and to hold the same for any of the purposes of the Corporation and its work.

(6) To raise and assist in raising funds for the purpose he herein seatforth, including the issuance of londs or other instruments of credit.

(c) To acquire, own, lease, mostgage and dispose of property both real and personal.

(d) To conduct and carry on religious services and instruction through the public media, including electronic troadcasting, AM and TM radio, telecasting. microwave distribution, closed circuit transmition, and calle, internet, television.

(e) To acquire, own and operate such troadcasting and/or telecasting lacifities.

telecasting facilities. (f) To issue annuities and to enter into gift-annuity contracts.

(g) To accept property and donations in trust for religious or charitable purposes.

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(h) To acquire, hold, own, sell, assign, transfer montgage, pledge, on otherwise dispose of shares of the capital stock, fords, ofligationson other componations, domestic on foreign, as investments on otherwise, in carrying out any of the purposes of the Componation, and while the owner thereof, to exercise at the rights, powers and privileges of ownership, including the power to vote thereon.

ARTICLE V MERBERSHIP

The qualifications of members and the manner of their admission is as follows;

(a) Membership is open to any person, without regard to race, age, sex or national origin who accepts and is willing to commit themselves to the Corporation's purposes as outlined in Article III herein.

(6) Realership in the Corporation shall terminate by dea death, resignation or removal for good cause, the latter instance requiring a two third (2/3) mayority vote of the Board of Directors.

(c) Other regulations, rights and privileges and Membership and associate shall be determined and fixed by the bylaws of the Corporation.

ARTICLE VI NON-PROFIT

The Corporation teing not for profit, shall have no shares of stock of any classification not shall any of the same be issued. No divi dend shall be paid and no part of the ret earnings of the Corporation shall inure to the benefit of or be distributable to its Directors, Officers on other private persons, exept that the Corpo ration shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distrubution in furtherance of the purposes set forth in this Anticles of Incorporation and its Bylaws.

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ARTICLE VII SUBSCRIBERS

The name and residence of each subscriber to these Articles of Incorporation are as follows;

LUIS O PIERDOMINICI	7730 NW 183 ST MIAMI FL 33015
LILLIANA R PIERDOMINICI	77 30 NU 183 57 MIANI 7L 33015
ALEX PONCE	88 54 NU 151 TERRACE RIARI FL 33018

The method of selection, the term of office and the duties of the Directors, consonant with applicable laws, shall be prescribed by the Bylams.

- --- ARGIGLE VIII OFFICERS

The Officers of the Corporation shall be a President, Vice-President Treasurer and Vice-President Secretary, and such others officers as may be provided by the Bylaws.

The names of the persons who are to serve as Officers of the Corporation until their successors in office are duly elected and qualified are;

LUIS O PIERDOMINICI

PRESIDENT

LILLIANA RPIERDOMINICI

ALEX PORCE

VICE-PRESIDENT/TREASURER VICE-PRESIDENT/SECRETARY

ARTICLE IX BOARD OF DIRECTORS

The Lusiness and property of the Corporation shall be managed by the Board of Directors of no less than although no limited to three (3) Directors. The present Directors duly constituted and elected shall constituted the Board of Directors and they shall hold theirsoffices pramanently and so far as may be until further othre election. In the event of the inskility of any Director to act or in the event of the death of any Director, the remaining Directors shall elect anotherDirector or Directors to fill the vacancies or vacancy, thus created.

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The names and addresses of the initial Board of Directors are as follows;

LUIS O PIERDOAINICI

LILLIANA R PIERDOMINICI

ALEX PONCE

7730 NW 183 STREET RIARI FL 33015

7730 NH 183 STREET RIARI FL 33015

8854 NW 151 TERRACE MIANI 7L 33018

ARTICLE X 84-LAWS

The Lylaws of the Corporation may be made, altered or rescirded by a two-thirds (2/3) majority vote of the member of the Board of Directors of the Corporation present at any regular or special meeting, due notice of one month having been mailed or delivered to all members of the Board of Directors or by Proxy, For purpose of Notice of Mailing, notice is complete upon mailing.

ARTICLE XI ARENDRENT

The Anticles of Incorporation may be amended on repealed by a two thirds (2/3) majority vote of the members of the Board of Directors of the Corporation present at any regular or special meeting, due notice of one month having been mailed or delivered to all member of the Board of Directors. For purpose of Notice of Railing, notice is complete upon mailing.

ARTICLE XII RESIDUAL ASSETS

In the event of dissolution, the residual aassets of the Corporati on will be turned over to one or zone other organizations which thez selves are exempt as organizations described in Sections 501 (3) andf 170 (2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future Internal Revenue Code.

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ARTICLE XIII INTERNAL REVENUE CODE

Notwithstanding any other provisions of these Articles, this Corporation shall not carry any other activities not permitted to be carried on &y (a) a Corporation exempt from Frderal Income Tax under Section 501)3) of the Internal Revenue Law or (L) a Corporation contributions which are deductible under Section 170 (2) of any United States Internal Revenue Code.

> ARTICLE XIV REGISTERED AGENT

The name and addressof the initial Registered Agentis; LUIS O PIERDOMONICI 7730 NW 183 STREET MIAMI FL 33015

The addressof the initial registered office of the Corporation is; 7730 NH 183 STREET RIARI FL 33015

> ARTICLE XV POLOTICAL AND LEGISLATIVE ACTIVITY

No substantial part of the activities of the Componation shall be carrying on of political propaganda or otherwise attemping to influence legislation, and the Corporation shall not participate on intervene in any political campaing in behalf of any candidate for public office.

IN WITNESS WHEREOF, se the undersigned, above begeints set out our hands and seals this ---- day of ---- Lay of ----

LUIS O PIERMONINICI PRESIDENT LICIANA PIERDOMINICI LICLIANA PIERDOMINICI VICE-PRESIDENTITREASURER

ALEX PONCE VICE-PRESIDENT-SECRETARY

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CERTIFICATE DESIGNATING PLACE OF THE BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091, Florida Statutes, the followingi is submitted. in compliance with smaid Act. ce

First that IGLESIA BAUTISTA NUEVA VIDA EN CRISTO INC. desiring to organize under the laws of the State of Florida with its principal office as indicated in the Articles of Incorporation at city of Miami, County of Miami Dade, State of Florida has named LUIS O PIERDOMINICI, located at 7730 NW 183 Street, Miami Florida 33015, as its Agent to accept service of process within this State

ACKNOWLEDGRENT:

Having been named to accept service of process for the above stated Corporation, at place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.

LUIS O PIERDOMINICI PRESIDENT

STATE OF FLORIDA COUNTY OF RIARI DADE

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I hereby certify that on this day before me a Notary Public duly authonized in the State and County aforesaid to take acknowledgments, personally appeared; LUIS O PIERDOMINICI, LILLIANA R PIERDOMINICI and ALEX PONCE to me personally known to be the persons described as subscribers and who executed the foregoing Articles of Incorporation.

Bitnes my hand and official seal in the County and State aforesaid this daysf 2011

Queens Motoren

APSLINIDO M. VIVANCOS NY COMMISSION & DO 755180 EXPIRES; February 18, 2012 Bended Tons Beilget Heiney Be