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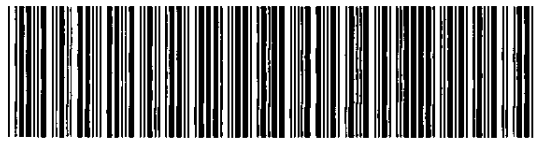
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COVER LETTER

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

SUBJECT: Temple Beautiful Church of Indiantown, Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and 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 COPY REQUIRED

FROM: Anthony Dawling
Name (Printed or typed)

Post Office Box 6824
Address

Tallahassee, FL 32314
City, State & Zip

850-590-3494
Daytime Telephone number

temple beautiful church@gmail.com
E-mail address: (to be used for future annual report notification)

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

ARTICLES
AND
FILED

Articles of Incorporation
Of

15 SEP 18 AM 8:33

Temple Beautiful Church of Indiantown, Incorporated

STATE OF FLORIDA
PUBLIC RECORDS

The Articles of Incorporation of Temple Beautiful Church of Indiantown, Inc. from 1979 would be used as a guideline to establish these Articles:

We the undersigned hereby associated ourselves together for the purpose of forming a corporation not for profit pursuant to the laws of Florida, and do agree to the following:

Article I: Name

The name of the corporation shall be: Temple Beautiful Church of Indiantown, Inc.

Article II: Location

The principal office shall be located at 14629 South West Dr. Martin Luther King Jr. Drive, Indiantown, Florida, 34956

The principal mailing address is Post Office Box 1051, Indiantown, Florida 34956

Article III: Purpose

Section 1: General

The general nature and purpose of this corporation are as follows: to promote the teaching, preaching and doctrine of Christianity as defined by the Pentecostal Assemblies of the World Inc., to promote the spirit of brotherhood and a closer association between members of the organization; to take charge of, hold and manage all property, real and personal, that may at any time or manner come to vest in this corporation for any purpose whatever, whether by purchase(s), gift(s), grant(s), devise(s), or otherwise, and to mortgage or sell the same or otherwise dispose of it as the necessities of said corporation may require; to exercise all powers granted by statute.

Section 2: Tax exempt Status

See attachment

Article IV: Existence

This corporation shall have perpetual existence.

Article V: Qualification of Members

When an individual is saved, he or she becomes a member of the body of Christ (1 Cor. 12:13). Because he or she is united to Christ and the other members of the body in this way, he or she is therefore qualified to become member of a local expression of that body.

To become a member of a church is to formally commit oneself to an identifiable, local body of believers who have joined together for specific, divinely ordained purposes. These purposes include receiving instruction from God's Word (1 Tim. 4:13; 2 Tim. 4:2), serving and edifying one another through the proper use of spiritual gifts (Rom. 12:3-8; 1 Cor. 12:4-31; 1 Pet. 4:10-11), participating in the ordinances (Luke 22:19; Acts 2:38-42), and proclaiming the gospel to those who are lost (Matt. 28:18-20). In addition, when one becomes a member of a church, he or she submits themselves to the care and the authority of the biblically qualified elders that God has placed in this assembly.

Article VI: Tenets of Faith

SECTION 1. ABOUT SCRIPTURE

We believe God inspired the writing and protected the transmissional process of the Scriptures, both the Old and New Testaments, to equip humankind to honor and obey God in every area of life. As such, Scripture, interpreted in context, will be our only source for what we believe, what we do, and how we act towards others.

SECTION 2. ABOUT GOD

We believe there is one true God who is eternally self-existent and the creator of all things. God is beyond human understanding and imagination and has revealed himself through his Word. God is all-knowing, all-powerful, and all-present. He is unconditionally loving, relentlessly merciful, and absolutely just. He has revealed himself as Father, Son, and Holy Spirit.

SECTION 3. ABOUT JESUS CHRIST

We believe Jesus Christ was fully human and fully God. Jesus was born of a virgin, lived a sinless life, performed miracles, died a substitutionary death on the cross, rose from the dead on the third day, and is at the right hand of God interceding for his people.

SECTION 4. ABOUT HUMANITY

We believe that humankind is created in the image of God. As such, we were designed to be representatives for God on the earth. However, we believe that all have sinned and fall short of

the glory of God. We believe that unconditional love, unlimited forgiveness, and undying hope are found in Jesus Christ - the one and only mediator between God and man.

SECTION 5. ABOUT THE HOLY SPIRIT

We believe the Spirit of God indwells every believer. The fruit of the Spirit is the by-product of a spirit-filled life and evidence of spiritual maturity. The gifts of the Spirit should be earnestly sought and used to serve others, edify the church, and glorify God. We believe every Christian, empowered by the Holy Spirit, will be an effective witness for God throughout the world.

Article VII: Offices

The affairs shall be managed by the following:

Pastor, Trustee board, Secretary, and Treasurer.

The Corporation may create such additional offices and boards as shall be necessary from time to time consistent with the by-laws and regulations of the Pentecostal Assemblies of the World, Inc.

Section 1. Pastor:

The duties of the minister shall be setforth in the Ministerial Manual of discipline of the Pentecostal Assemblies of the World, Inc.

Section 2. Secretary:

The secretary shall have the duty as custodian of all corporate records and the corporate seal. Keep records of tithing, membership roll, business meetings and correspondence and shall preform such further duties as shall be assigned from time to time pursuant to the by-laws. The secretary shall be appointed by the pastor for the term of one year.

Section 3. Treasurer:

The duty of the treasurer shall be the custodian of all funds of the corporation. The treasurer shall perform such further duties as shall be assigned to this office from time to time pursuant to the by-laws. The treasurer shall be appointed by the pastor for a term of one year.

Section 4. Trustee Board:

The duties of the trustees shall be those setforth in the Ministerial Manual of the Pentecostal Assemblies of the World, Inc. The number of trustees shall be five (5). This number may increase or decrease accordingly but shall not at any time be less than three (3). The trustees shall be appointed by the Pastor for a term of one year.

Article VIII: Pastor

The pastor shall be called to the congregation and shall serve for an indefinite term. The corporation shall provide in the by-laws ground and procedure for dismissal.

Article IX: Officers

The name and residences of the officers to these articles of incorporation are as follows:

Barbara J. Dowling	3800 SE Gatehouse Cir APT 215 Stuart, Florida 34994	Pastor/ President
Freeman Parks	721 NW Treetmont Ave Port Saint Luice, Florida 34983	Treasurer
Anthony Dowling	14837 SW 173 rd Ave Indiantown, Florida 34956	Secretary

Article X: By Laws

The members shall have the authority to make, alter and amend the by-laws of this corporation by a majority vote of the membership present at a meeting called for that purpose.

Article XI: Amendments

These articles of incorporation may be amended by a 2/3 vote of the membership present at a meeting called for that purpose.

Article XII: Fiscal Year

Fiscal year shall begin August 1 of each year.

Article XIII: Meetings

Meetings will be coordinated and organized through the secretary which will give notification to the Pastor/ President. Annual business meeting will be held in the month of July of each year.

Article XIV: Registered Agent

Anthony Dowling is hereby designated Resident Agent.

I hereby consent to the appointment as resident agent and hereby accept the responsibility of such office.



Anthony Dowling
14837 SW 173rd Ave
Indiantown, Florida 34956

_____ 9/18/15 _____
Date

Article XV: Registered Incorporator

Anthony Dowling is hereby designated Resigstered Incorporator.

I hereby consent to the appointment as resigstered incorporator and hereby accept the responsibility of such office.



Anthony Dowling
14837 SW 173rd Ave
Indiantown, Florida 34956

_____ 9/18/15 _____
Date

SAID ORGANIZATION IS ORGANIZED EXCLUSIVELY FOR CHARITABLE, RELIGIOUS, EDUCATIONAL, AND SCIENTIFIC PURPOSES, 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 CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.

NO PART OF THE NET EARNINGS OF THE ORGANIZATION SHALL INURE TO THE BENEFIT OF , OR BE DISTRIBUTABLE TO ITS MEMBERS, TRUSTEES, OFFICERS, OR OTHER PRIVATE PERSONS, EXCEPT THAT THE ORGANIZATION 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 THE PURPOSE CLAUSE HEREOF. NO SUBSTANTIAL PART OF THE ACTIVITIES OF THE ORGANIZATION SHALL BE THE CARRYING ON OF PROPAGANDA, OR OTHERWISE ATTEMPTING TO INFLUENCE LEGISLATION, AND THE ORGANIZATION SHALL NOT PARTICIPATE IN, OR INTERVENE IN (INCLUDING THE PUBLISHING OR DISTRIBUTION OF STATEMENTS) ANY POLITICAL CAMPAIGN ON BEHALF OF ANY CANDIDATE FOR PUBLIC OFFICE. NOTWITHSTANDING ANY OTHER PROVISION OF THIS DOCUMENT, THE ORGANIZATION SHALL NOT CARRY ON ANY OTHER ACTIVITIES NOT PERMITTED TO BE CARRIED ON (A) BY AN ORGANIZATION EXEMPT FROM FEDERAL INCOME TAX UNDER SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE, OR CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE, OR (B) BY AN ORGANIZATION, CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170 (C)(2) OF THE INTERNAL REVENUE CODE, OR CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.

UPON THE DISSOLUTION OF THE ORGANIZATION, ASSETS SHALL BE DISTRIBUTED FOR ONE OR MORE EXEMPT PURPOSES WITHIN THE MEANING OF SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE, OR 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 DISPOSED OF SHALL BE DISPOSED OF BY THE COURT OF COMMON PLEAS OF THE COUNTY IN WHICH THE PRINCIPAL OFFICE OF THE ORGANIZATION IS THEN LOCATED, EXCLUSIVELY FOR SUCH PURPOSES OR TO SUCH ORGANIZATION OR ORGANIZATIONS, AS SAID COURT SHALL DETERMINE, WHICH ARE ORGANIZED AND OPERATED EXCLUSIVELY FOR SUCH PURPOSES.