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SECRETARY OF STATE



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COVER LÉTTER

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

SUBJECT: Restoration	Church Clearwater Inc		
SUBJECT,	(PROPOSED CORPO	RATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original	and one (1) copy of the Artic	cles 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:	Blake Ferrell	e (Printed or typed)	-
	711 S Lincoln Ave Apt B12		

blake@restorationclearwater.org

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

Clearwater, FL 33756

405-747-7148

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

Address

City, State & Zip

Daytime Telephone number



January 26, 2016

BLAKE FERRELL 711 S LINCOLN AVE APT B12 CLEARWATER, FL 33756

SUBJECT: RESTORATION CHURCH CLEARWATER INC.

Ref. Number: W16000005428

We have received your document for RESTORATION CHURCH CLEARWATER INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Valerie Herring Regulatory Specialist II New Filing Section

Letter Number: 616A00001704

Articles of Incorporation

of

16 FEB -8 AM 10: 37

Restoration Church Clearwater Florida Inc.

Article I

The name of this corporation is Restoration Church Clearwater Florida Inc

Article II

The corporation's initial principal office shall be:

711 S Lincoln Avenue Apt B12

Clearwater, FL 33756

The mailing address of the corporation is:

PO Box 623

Clearwater, FL 33757

Article III

The specific purpose for which this corporation is organized is to preach the Gospel of Jesus

Christ and make disciples as commissioned by Jesus according to the Bible.

Article IV

The directors of the corporation will be appointed according to the bylaws adopted by the

corporation.

Article V

The names and addresses of the directors of the corporation are:

Blake Ferrell

Samuel Jacobs

Kristin Ferrell

President

Vice President

Secretary

711 S Lincoln Ave Apt B12

2334 Tudor Lane

711 S Lincoln Ave Apt B12

Clearwater, FL 33756

Clearwater, FL 33763

Clearwater, FL 33756

Article VI

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

Blake Ferrell

711 S Lincoln Avenue Apt B12

Clearwater, FL 33756

I certify that I am familiar with and accept the responsibilities of registered agent:

Article VII

The incorporator of this corporation is:

Blake Ferrell

711 S Lincoln Avenue Apt B12

Clearwater, FL 33756

Article VIII

The corporation shall have members as directed in the manner provided in the bylaws adopted

by the corporation.

Article IX

The corporation is formed exclusively for religious and charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. No part of the net earnings of the corporation shall inure to the benefit of or be distributable to the directors, officers, members, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments or distributions in furtherance of its religious or charitable purposes. The assets of the corporation shall be entirely dedicated to religious and charitable purposes in accordance with the Gospel of Jesus Christ, to minsters to ecclesiological, physical, and spiritual needs.

Article X

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or to a state or local government, for a public purpose.

Article XI

No director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the directors be subject to the payment of the debts or obligations of this corporation.

Dated this 1st day of February, 2016

Blake Ferrell

President

Directors

Vice President

Secretary

These articles were prepared by:

Blake Ferrell

711 S Lincoln Ave Apt B12

Clearwater, FL 33756