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COVER LETTER

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

SUBJECT:	IGLESIA PENTECOSTAL JESUS ES MI REDENTOR, INC. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)		
□ \$70.00	\$78.75	ticles of Incorporation and	□ \$87.50
Filing Fee	Filing Fee & Certificate of Status	Filing Fee & Certified Copy ADDITIONAL CO	Filing Fee, Certified Copy & Certificate PPY REQUIRED
FROM: _	Cef Otero, CPA Name (Printed or typed)		-
	324 Wilshire Blvd. Address		-
	Casselberry, FL 32707		_
	City, State & Zip (407) 834-3133		
•	Dayti	me Telephone number	-

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

info@oterofirm.com

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

ARTICLES OF INCORPORATION

FOR

IGLESIA PENTECOSTAL JESUS ES MI REDENTOR, INC.

The undersigned, acting as incorporator of a corporation pursuant to chapter 617, Florida Statutes, adopts the following Articles of Incorporation:

ARTICLE I. NAME

The name of this corporation shall be: IGLESIA PENTECOSTAL JESUS ES MI REDENTOR, INC.

ARTICLE II. INITIAL REGISTERED AGENT & STREET ADDRESS

The name of the initial registered agent and street address of the initial registered office Corporation in the State of Florida shall be as follows:

Bladimir Mejia 343 Park Ave Groveland, FL 32736

ARTICLE III. PRINCIPAL PLACE OF BUSINESS & MAILING ADDRESS

The principal place of business and the mailing address of this corporation shall be as follows:

Physical Address:	Mailing Address:	
•		
705 E. Myers Blvd	705 E Myers Blvd	
Mascotte, FL 34753	Mascotte, FL 34753	

ARTICLE IV. DURATION

This corporation shall have perpetual existence unless dissolved according to law commencing on the date all fees are paid and these subject Articles of Incorporation are filed by the Secretary of State

ARTICLE V. PURPOSE

The specific purposes for which the corporation is organized are providing a place of worship for its members, who shall be members in good standing of Iglesia Pentecostal Jesus Es Mi Redentor, Inc. It will conduct the affairs of the congregation according to the bylaws of the local congregation, promoting the cause of Christianity in accord to the teaching and practices of the Bible, having the New Testament as its rule of faith, government and discipline; receiving, managing and distributing gifts, bequests and other funds for the benefit of the congregation in accordance with the most highest principles of Evangelical Christian ethics and principles of accountability in all financial areas. Owning and maintaining suitable buildings and facilities necessary for their acquisition, upkeep, maintenance and sale, all in accord with the approval of the local congregation, when the congregation meets in business meeting following the principles of the most prominent parliamentary laws use by the Evangelical Christian churches in United States.

It will also serve the Christian community by establishing departments such as missionary, literature, educational, gospel television programming and other departments it may deem useful to propagate and practice the full Gospel of the Lord Jesus Christ and for its service to the community, and pursuant thereto to license and ordain Christian Workers, Ministers, Evangelists and Missionaries and to plan and establish branches and indigenous churches in other communities, states and countries.

ARTICLE VI. MANNER OF ELECTION OF DIRECTORS

Until the election of the Board of Directors, the Incorporator shall direct the affairs and organizations of the corporation, and may take all steps that may be proper to perfect such organization, including the election of directors. Thereafter, the business and affairs of the corporation shall be managed by its Board of Directors whose number (which shall not be less than three) and manner of election shall be determined by the by-laws of the corporation.

ARTICLE VII. INCORPORATOR

The name and address of the incorporator signing these articles of incorporation is shown below.

Name	Address
Bladimir Mejia	343 Park Ave
	Groveland, FL 34736

ARTICLE VIII. CORPORATE POWERS

The corporation shall have all of the powers conferred by the State of Florida Not For Profit Corporation Act, Chapter 717, Florida Statutes, which are necessary, incidental or convenient to the purpose of the corporation as herein stated.

ARTICLE IX. MANAGEMENT

Until the election of the Board of Directors, the Incorporator shall direct the affairs and organizations of the corporation, and may take all steps that may be proper to perfect such organization, including the election of directors. Thereafter, the business and affairs of the corporation shall be managed by its Board of Directors whose number (which shall not be less than five) and manner of election shall be determined by the *bylaws* of the corporation. The number of Directors of the corporation maybe increased or diminished from time to time by the Bylaws, but shall never be less than five (5). The method of selection of directors is stated in the Bylaws of this corporation.

Directors elected at the first annual meeting, and at all times thereafter, shall serve for a term of one year or until the first annual meeting of Members following the election of Directors and until the qualification of the successors in office. Annual meetings shall be held at the principal office of the corporation or at such other place or places as the Board of Directors may designate from time to time by resolution.

The Officers of the corporation shall be the President, Vice President, Treasurer, and Secretary, who shall be chosen by the Directors and who shall hold office until their successors are chosen and qualified. The President shall be chosen from among the Directors. The corporation may have such Officers and Agents as are appropriate, who shall be chosen in such manner and hold their offices for such terms and upon such conditions as may be prescribed by the by-laws or determined by the Board of Directors. The Board of Directors may delegate to any person within the corporation the power to select, appoint, employ, discharge, and fix the terms and conditions of employment and salaries or compensation of any person not holding corporate office.

Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting if all Members of the Board shall individually or collectively consent in writing to such action. Such written consent o consents shall be filed with the minutes of the proceedings of the Board and any such action by written consent shall have the same force and effect as if taken by unanimous vote of Directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state the action was taken by unanimous written consent of the Board of Directors without a meeting and the Articles of Incorporation and bylaws of the corporation authorize the Directors to so act. Such a statement shall be prima facie evidence of such authority.

The membership of the corporation shall consist of all person's names as Directors and all other persons as, from time to time hereafter, as may be received into membership after being baptized in the Christian Faith and publicly received the Evangelical Christian and congregational covenant.

ARTICLE X. INDEMNIFICATION

Every person who now is or hereafter shall be a Director of Officer of the corporation shall be indemnified by the corporation against all costs and expenses (including counsel fees) hereafter reasonably incurred by or imposed upon him in connection with, or resulting from, any action, suit or proceedings of whatever nature, to which he is or shall be made a party by reason of this being of having been a Director of Officer of the corporation (whether or not he is a Director or Officer of the corporation a the time he is made party to such action, suit or proceeding, or at the time such cost of expense is incurred by or imposed upon him) except in relation to matters as to which he shall be finally adjudged in such action, suit or proceeding to have been derelict in the performance of his duties as such Director or Officer. The right of indemnification herein provided shall not be exclusive of other rights to which any such person may now or hereafter be entitled to as matter of law.

ARTICLE XI. Internal Revenue Code, Section 501(c) (3) Requirements

It is the intend of this nonprofit organization to qualify and thus be exempt from Federal income tax pursuant to Section 501 (c) (3) of the Internal Revenue Code. In order fully meet the organizational requirements set forth by Section 501(c)(3) we affirm the following:

- 1. 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.
- 2. 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 the future federal tax code.
- 3. In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in sections 501(c)(3) and 170 (c)(2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future Internal Revenue Code, or the Federal, State, or local government for exclusive public purpose.

ARTICLE XII. AMENDMENT OF ARTICLES OF INCORPORATION

The articles of Incorporation may be amended at any time by resolution adopted by a majority vote of the Board of Directors provided that due notice of the proposed amendment had been given to the Directors of the members, as the case may be, in accordance with the provisions of the By-laws.

IN WITNESS WHEREOF, the undersigned subscribers have executed these Articles of Incorporation, this 12 day of May 2017.

Bladimir Mejia, Sabscriber

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

In compliance with Sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida:

That Iglesia Pentecostal Jesus Es Mi Rendentor, Inc. desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at 705 E Myers Blvd., Mascotte, FL 34743, has named as its agent to accept service of process within Florida as being Mr. Bladimir Mejia

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE NAMED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

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 s.817.155, F.S.

Bladimir Mejia, Incorporator
05/17/17