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SECRETARY OF STATE

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COVER LETTER

TO: Amendment Section

Division of Corporations	
SUBJECT: Destiny	Church of Ruskin, Inc.,
(Nam	e of Surviving Corporation)
The enclosed Articles of Merger and fee are subm Please return all correspondence concerning this	•
John P. Joseph, Esquire (Contact Person)	
Pinellas Legal Center, PL (Firm/Company)	
2429 Central Avenue Suite 201 (Address)	
St. Petersburg, FL 33713 (City/State and Zip Code)	
For further information concerning this matter, pl	ease call:
John P. Joseph, Esquire · (Name of Contact Person)	At (727) 490-1782 (Area Code & Daytime Telephone Number)
STREET ADDRESS. × 5	n additional copy of your document if a certified copy is requested) MAILING ADDRESS:
Amendment Section 43, 15	Amendment Section
Division of Corporations Clifton Building	Division of Corporations P.O. Box 6327
2661 Executive Center Circle Tallahassee, Florida 32301	Tallahassee, Florida 32314

ARTICLES OF MERGER

Believing it is the will of our Heavenly Father and His son Jesus Christ as demonstrated through the working of the Holy Spirit the following Articles of Merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes. The undersigned, being the presidents and secretaries of Destiny Church of Ruskin, Inc., a Florida not-for-profit corporation, and Temple Terrace Faith Assembly of God, Inc., a Florida not-for-profit corporation, hereby execute these articles of merger, which shall be filed in the office of the Florida Department of State.

ARTICLE I

THE NAME AND JURISDICTION OF THE <u>SURVIVING</u> CORPORATION:

Destiny Church of Ruskin, Inc., a Florida not-for-profit corporation,

ARTICLE II

THE NAME AND JURISDICTION OF THE MERGING CORPORATIO

Temple Terrace Faith Assembly of God, Inc., a Florida not-for-profit corporation

ARTICLE III

PLAN OF MERGER

A copy of the Plan of Merger is attached as Exhibit "A".

ARTICLE IV

ADOPTION OF MERGER BY SURVIVING CORPORATION

The Plan of Merger was adopted by Destiny Church of Ruskin, Inc., a Florida not-for-profit corporation, at a meeting of its members held on August 30, 2009. A quorum was present. The number of votes cast in favor of the merger was sufficient for approval. The vote for the Plan of Merger was 122 in favor and 110 opposed.

FILED

ARTICLE V

ADOPTION OF MERGER BY MERGING CORPORATION

The Plan of Merger was adopted by Temple Terrace Faith Assembly of Go	od, Inc., a
Florida not-for-profit corporation, at a meeting of its members held on Sep	tember 13
2009. A quorum was present. The number of votes cast in favor of the me	rger was
sufficient for approval. The vote for the Plan of Merger was \mathscr{P} in f	avor and
b opposed.	

ARTICLE VI

EFFECTIVE DATE

The merger shall be effective on the date the Articles of Merger are filed with the Florida Department of State.

EXECUTED on behalf of their respective membership by their officers sealed with their corporate seals, pursuant to the special business meetings called for the purpose of merger:

IN WITNESS WHEREOF, the undersigned have executed these Articles of Merger on September 13, 2009.

Destiny Church of Ruskin, Inc.,

A Florida not-for-profit corporation,

Rev. Jerry Lubrano, as Chairman and President

Mr. Peter Nieves, as Secretary

[Corporate Seal]

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

ACKNOWLEDGEMENT

Rev. Jerry Lubrano, and Mr. Peter Nieves on behalf of the Corporation, acknowledged the foregoing instrument before me this day of, 2009. They are personally known to me or has produced as identification and of did or did not take an oath. They executed the foregoing Articles of Merger freely and of their own free will without any duress whatsoever.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal in the State and County aforesaid this, 2009.
Skul Olm L
Signature of Notary

SHIRLEY ALMAND
NOTARY PUBLIC - STATE OF FLORIDA
COMMISSION # DD777428
EXPIRES 5/22/2012
BONDED THRU 1-888-NOTARY1

MY COMMISSION EXPIRES:

Temple Terrace Faith Assembly of God, Inc., A Florida not-for-profit corporation.
By: Tww W dure Rev. W. Gene Petty, as Chairman and President
By: Smith, as Secretary
[Corporate Seal]
1
STATE OF FLORIDA COUNTY OF HILLSBOROUGH
ACKNOWLEDGEMENT
Rev. W. Gene Petty, and Cindy Smith on behalf of the Corporation, acknowledged the foregoing instrument before me this
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal in the State and County aforesaid this 13+10 day of Sept., 2009.
Signature of Notary
MY COMMISSION EXPIRES Notary Public State of Florida Colleen Webb My Commission DD655066 Expires 03/25/2011

Copyright © These Articles of Merger and Plan of Merger were prepared by John P. Joseph, Esquire of Pinellas Legal Center, PL whose office is located at 2429 Central Avenue Suite 201 St. Petersburg, Florida 33713. Florida Bar Number #0607274

PLAN OF MERGER

Of DESTINY CHURCH OF RUSKIN, INC., And TEMPLE TERRACE FAITH ASSEMBLY OF GOD, INC.,

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes between Destiny Church of Ruskin, Inc., a Florida not-for-profit corporation, and Temple Terrace Faith Assembly of God, Inc., a Florida not-for-profit corporation.

ARTICLE 1 Constituent Corporations

The name of each constituent corporation is Destiny Church of Ruskin, Inc., a Florida not-for-profit corporation (hereinafter referred to as "Destiny"); and Temple Terrace Faith Assembly of God, Inc., a Florida not-for-profit corporation (hereinafter referred to as "Faith").

ARTICLE II Merger

Under F.S. 617.1101-1107 Faith shall be merged into Destiny (the 'merger").

ARTICLE III Surviving Corporation

Destiny shall be the surviving corporation of the merger.

ARTICLE IV Articles of Incorporation

The articles of incorporation of Destiny in effect immediately before the merger shall not be changed by the merger and shall continue to be its articles of incorporation subsequent to the merger.

ARTICLE V Directors and Officers

The directors and officers of Destiny immediately before the merger shall continue to be the directors and officers immediately following the merger. The following two members of Faith's Board of Directors: Harold Blanton and Cynthia Smith

 shall complete their unexpired terms while members of Destiny's Board of Trustees upon completion of the merger.

ARTICLE VI Members

The members of Destiny and Faith immediately before the merger shall all be members of Destiny immediately following the merger, and, without further action, shall possess all rights and obligations granted to members of Destiny by its charter and bylaws.

ARTICLE VII Assets and Liabilities

On the effective date of the merger, the separate existence of Faith shall cease and Destiny, without further action, shall possess all of its rights and privileges immediately preceding the merger. All assets of any nature of Faith including, but not limited to, real property, personal property, chattel, fixtures, tangible and intangible in nature, contractual rights and the like, without further action, shall be fully vested in Destiny immediately following the merger.

Following the merger, Destiny shall be responsible for all liabilities and obligations of Faith. Any claim existing or action or proceeding pending against Faith may be continued as if the merger did not occur or Destiny may be substituted for Faith in any such proceeding. Neither the rights of creditors of nor any liens on the property of Faith shall be impaired by the merger.

ARTICLE VIII Approval by Members

This plan of merger shall be submitted for the approval of the members of the constituent corporations in the manner provided by the applicable law of the State of Florida at such time as to which the board of directors of the constituent corporations may agree.

ARTICLE IX Effective Date

The merger shall be effective when the articles of merger are filed with the Florida Department of State, or at such other time specified in the articles of merger.

ARTICLE X Abandonment

Notwithstanding anything to the contrary contained in this plan, this plan of merger

may be terminated and abandoned by the board of directors of Destiny or the board of directors of Faith at any time before the filing of articles of merger.

Executed on behalf of the parties by their officers scaled with their corporate seals, pursuant to the authorization of their respective board of directors on the date first below written.

IN WITNESS WHEREOF, this plan of merger has been executed by the undersigned officers on ユコ ゴルン , 2009.

Destiny Church of Ruskin, Inc., A Florida not-for-profit corporation,

Rev. Jerry Lubrano, as, Chairman and President

Mr. Peter Nieves/as Secretary

[Corporate Seal]

STATE OF FLORIDA COUNTY OF HILLSBOROUGH

ACKNOWLEDGEMENT

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal in the State and County aforesaid this 27% day of 2009.

Signature of Notary

MY COMMISSION EXPIRES:

SHIRLEY ALMAND
NOTARY PUBLIC - STATE OF FLORIDA
COMMISSION # DD777428
EXPIRES 5/22/2012
BONDED THRU 1-888-NOTARY1

Temple Terrace Faith Assembly of God, Inc., A Florida not-for-profit corporation. By: W. W. Jevo J. H. Rev. W. Gene Petty, as Chairman and President By: G. Hare L. J.H.
Cindy Smith, as Secretary
[Corporate Seal]
STATE OF FLORIDA COUNTY OF HILLSBOROUGH
ACKNOWLEDGEMENT
Rev. W. Gene Petty, and Cindy Smith on behalf of the Corporation, acknowledged the foregoing instrument before me this/2##_ day of/, 2009. They are personally known to me or has produced as identification and did or did not take an oath. They executed the foregoing Plan of Merger freely and of their own free will without any duress whatsoever.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my Official Seal in the State and County aforesaid this/2m/ day of, 2009.
Cluyful Signature of Notary
MY COMMISSION EXPIRES:
CHRISTINE M. HEIL MY COMMISSION # 00 843099 EXPIRES: January 3, 2012 Bonded Thru Notary Public Underwitters