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COVER LETTER

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

SUBJECT:	
	(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u>)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

S70.00 Filing Fee

Status

□\$78.75 Filing Fee & Certified Copy

S87.50 Filing Fee, Certified Copy & Certificate

> PLOASE RETURN TO THIS ADDRESS

ADDITIONAL COPY REQUIRED

LARRY K HOOPER FROM:

Name (Printed or typed)

1207 S. WASHINGTON AVENUE

Address

MARSHALL, TX 75670-6214

City, State & Zip

903-935-9911

Daytime Telephone number

LARRY@HOOPERFINANCIAL.NET

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

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

Articles of Incorporation of LIFE POINTE CHURCH SOUTH FLORIDA, INC.

The undersigned, desiring to form a Non-Profit Corporation, pursuant to Chapter 617 of the Florida Statutes, does hereby adopt the following Articles of Incorporation:

ARTICLE I - NAME

The name of the Corporation shall be: LIFE POINTE CHURCH SOUTH FLORIDA, INC.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 27500 OLD DIXIE HIGHWAY, NARANJA, FL 33032 IN THE COUNTY OF MIAMI-DADE

ARTICLE III - PURPOSES

Said corporation 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 the corresponding section of any future federal tax code.

Specific purposes shall include the following:

- (a) To conduct a local church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all of the Commandments and provisions as set forth in the Holy Bible, the irrevocable Word of God. Pursuant thereto, the following activities and guidelines shall be established:
 - i. A recognized Creed, Code of Doctrine, discipline and form of worship shall be established.
 - ii. An ecclesiastical form of government shall be established.
 - iii. Ordination of ministers upon completion of the prescribed course of study, designated by this church ministry.
 - iv. An organization of ministers shall be established to minister to the congregation.
 - v. Establishment of a congregation membership based upon acceptance of a recognized creed and belief and support of the church.

of nominees together with a brief description of their respective qualifications. All Officers shall act under the direction and supervision of the Board.

Each Officer of the Corporation shall be elected to hold office until the next Annual Meeting of the Board of Directors following his or her election and until his or her successor, if any is to be elected, is elected or appointed and qualified or until his or her earlier resignation, death or removal.

ARTICLE V - EXEMPTION CLAUSES

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VI – DISSOLUTION CLAUSES

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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 so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation 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.



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- vi. Spread the word of the Gospel through seminars, radio, television, the the internet and the establishment of church literature, and other forms of mass media for the purpose of educating the individual in the Word of God.
- vii. Establishing of various religious services pursuant to the recognized Creed, form of worship, code of doctrine and discipline of the church and the establishment of Sunday Schools and religious Schools for Christians and educational instruction to the young and the old.
- viii. Establishing a Bible Training School or School of Theology (not considered an accredited educational institution) for the preparation of ministers of the Gospel.
- (b) Minister the Word of God to the faithful, and all others.
- (c) promote and encourage, through the ministry of the organization cooperation with other organizations ministering within the community.
- (d) To acquire and hold such property, either real or personal, for church purposes, as may be necessary for its membership and the worship of God.

Trustees' Names	<u>Title</u>	Address		
Richard Whitter	President	2372 SE 17 th Terrace		
		Homestead, FL 33035	· .	
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Muhizi Condo	Vice President	945 NE 33rd Terrace #201		
		Homestead, FL 33033		
				r C
Daniel Bard	Secretary	3010 Dunwoodie Place 🛛 🏻 🏻	21-	¢
		Homestead, FL 33035 🤅	1.52	
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Rick Stouts	Treasurer	16613 SW 298th Terrace 🛛 🦕		ņ
		Homestead, FL 33033 🛛 🚆		
		1.0	200	0
Alfonso Crosby	Director	11955 SW 186 th Street		
		Miami, FL 33177		

ARTICLE IV - BOARD OF DIRECTORS

The Board shall consist of at least Five Directors who are unrelated by blood or marriage at all times. The manner of election of the Board of Directors shall be stated in the By-Laws of the Corporation. The Board of Directors shall elect a President, a Vice-President, a Treasurer and a Secretary. The President, Vice-President, Treasurer and Secretary shall be elected from among the Directors then serving in office. The Officers of the Corporation shall normally be elected at the Annual Meeting of the Board of Directors, but vacancies may to be filled at any meeting of the Board at which a quorum is present by a majority of the Directors present in person at the meeting; provided that, the notice of meeting has included therein a list

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ARTICLE VII - REGISTERED AGENT

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

Registered Agent: Larry K. Hooper Registered Office: 7181 College Parkway, Suite 14 City, State, Zip: Ft. Myers, FL 33907

I am hereby familiar with and accept the duties and responsibilities as registered agent for the said corporation.

Signature of Registered Agent

ARTICLE VIII

The names and addresses of the incorporator of these Articles of incorporation is:

Larry K. Hooper, 7181 College Parkway, Suite 14, Ft. Myers, FL 33907

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles

of Incorporation this 1417 day of DECCMBER, 2018.

Larry K. Hooper

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