

COVER LETTER

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

SUBJECT: ASAMBLEA EVANGELICA EN HALLANDALE 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

<input type="checkbox"/> \$78.75 Filing Fee & Certified Copy	<input type="checkbox"/> \$87.50 Filing Fee, Certified Copy & Certificate
ADDITIONAL COPY REQUIRED	

FROM: José Gilmer Lopez
Name (Printed or typed)

136 SE 2nd Ave
Address

Hallandale FL 33009
City, State & Zip

305-389-4286
Daytime Telephone number

glconst@bellsouth.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
In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be: ASAMBLEA EVANGELICA EN HALLANDALE INC

ARTICLE II PRINCIPAL OFFICE

Principal street address:

Mailing address, if different is:

136 SF 2nd Ave

1001 NE 8 ST

Hallandale FL 33009

Hallandale Beach, FL 33009

ARTICLE III PURPOSE

The purpose for which the corporation is organized is: This corporation is founded exclusively for religious and charitable purposes within the meaning of the Internal Revenue Code Section 501(c)(3), namely: To establish and maintain an evangelical non-denominational church so that bible-believing Christians in the area of Hallandale FL can meet for worship and fellowship.
The church's activities, gatherings and practices will take place according to the biblical pattern of simplicity as set forth in the New Testament and as understood by the Church's pastor. The Church will be dedicated to fulfilling the Lord's commission set forth in Mark 16:15 "Go ye into all the world and preach the gospel..." In the event of this corporation's dissolution the directors will distribute all remaining funds and assets of other 501(c)(3) exempt organizations that have similar goals. (see attachment)

ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed: as in Bylaws

ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: Gilmer-Lopez, José Dir Pres Name and Title: _____

Address 1001 NE 8 ST Address: _____
Hallandale Beach, FL 33009

Name and Title: Martinez-Negrin, Jonathan Dir Name and Title: _____

Address 901 Hillcrest Dr. Apt. 402. Address: _____
Hollywood, FL 33021

Name and Title: Aguilar-Ortiz, Efrain L Dir Name and Title: _____

Address 401 SE 20th Street Apt 1 Address: _____
Fort Lauderdale Florida 33316

Name and Title: _____ Name and Title: _____

Address: _____ Address: _____

Name and Title: _____ Name and Title: _____

Address: _____ Address: _____

ARTICLE VI REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name: José Gilmer Lopez _____

Address: 136 SE 2nd Ave _____

Hallandale FL 33009 _____

ARTICLE VII INCORPORATOR

The name and address of the incorporator is:

Name: José Gilmer Lopez _____

Address: 136 SE 2nd Ave _____

Hallandale FL 33009 _____

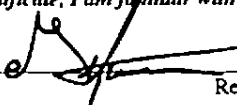
ARTICLE VIII EFFECTIVE DATE:

Effective date, if other than the date of filing: _____ (OPTIONAL)

(If an effective date is listed, the date must be specific and cannot be more than five days prior or 90 days after the filing.)

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

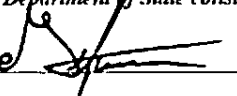


Required Signature of Registered Agent

07/28/21

Date

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.



Required Signature of Incorporator

07/28/21

Date

**ATTACHMENT TO THE ARTICLES OF INCORPORATION OF
ASAMBLEA EVANGELICA EN HALLANDALE INC
PURPOSE AND ADDITIONAL CLAUSES**

This Church will carry out all its activities with the belief that God's message of Salvation is his single most important communication to man – displaying his love for us, in that "...God so loved the world, that he gave his only begotten Son, the whosoever believeth in him should not perish, but have everlasting life" John 3:16. In the Church the congregation will gather as an assembly in the name of the Lord Jesus Christ, claiming His promise that "where two or three are gathered together in my name, there am I in the midst of them" (Matthew 18:20). The Church will have no denominational affiliation and be self-supported so it will have no allegiance to any visible earthly head or leader, but will be solely responsible to Christ who is the risen Head of the church.

That being said, the church will be under the spiritual leadership of the Pastor, who is the incorporator José Gilmer Lopez. The Pastor will be advised by the Elders of the congregation. The Elders will be elected by the members of the congregation after nomination by the Pastor. The financial aspects of the church are given over to the board of directors, who are named in the Articles of Incorporation. The Pastor has been appointed according to the holy spirit. He will be the final spiritual authority of the church acting according to the direction of the holy spirit for all matters of Christian practice and doctrine. His is the sole right to determine which issues are matters of Christian practice and doctrine, thus requiring his decision.

The Church will be dedicated to preaching the Gospel that "Christ died for our sins according to the scriptures", that "he was buried and that he rose again on the third day according to the scriptures" (I Corinthians 15:3,4). It will affirm that there must be a personal experience of discovering our guiltiness before God as sinners and accepting Christ as personal Savior and Lord. This is accomplished only by genuine personal faith in what Christ has accomplished for us, and trusting that God is, as He has said, satisfied with that work. It will place a great importance on family values and stability. The development and future of our children and young people is vital. The congregation is not content only with their children's good health and education, but desire that --as adults-- they each would look to Christ individually for eternal salvation, due to the quality spiritual guidance and training they received while they were young.

This corporation's assets, income or profit may not be distributed to or otherwise used for the benefit the corporation's directors, officers or any individual except that it may pay reasonable compensation for services to the corporation or purchase resources or services required for fulfilling its mission. It will be empowered to pay salaries or wages, as well as to rent or purchase personal or real property, in order to provide a place of worship as well as a parsonage for the Pastor and his family. This corporation is empowered to supply all the foods, religious items and physical constructions/properties required for carrying out its charitable and religious mission, including but not limited to, Religious Articles, Religious School classrooms, Baptismal Pools, Religious books and Educational Materials or transportation to any event or location which in the view of the Pastor or Elders is required for the fulfillment of religious duties. This corporation will not attempt to influence legislation or participate in elections in any way.