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| PICK-UP WAIT MAIL | | | |
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| Certified Copies Certificates of Status | | | |
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| ARMOR OF GOD | CHURCH, INC. | |
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| Signature Requested by: BA | | Art of Inc. File |
| | | LTD Partnership File |
| | | Foreign Corp. File |
| | | L.C. File |
| | | Fictitious Name File |
| | | Trade/Service Mark |
| | | Merger File |
| | | Art. of Amend. File |
| | | RA Resignation |
| | | Dissolution / Withdrawal |
| | | Annual Report / Reinstatement |
| | | Cert. Copy |
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| | | Certificate of Good Standing |
| | | Certificate of Status |
| | | Certificate of Fictitious Name |
| | | Corp Record Search |
| | | Officer Search |
| | | Fictitious Search |
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| | | Vehicle Search |
| | | Driving Record |
| | | UCC 1 or 3 File |
| | | UCC II Search |
| Name | Date Time | UCC 11 Retrieval |
| Walk-In | Will Pick Up | Courier |

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 ARMOR OF GOD CHURCH SUBJECT: (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for : □ \$87.50 □\$78.75 X \$70.00 □ \$78.75 Filing Fee. Filing Fee Filing Fee Filing Fee & & Certified Copy Certified Copy Certificate of & Certificate Status ADDITIONAL COPY REQUIRED FROM: _Romy B. Jurado Name (Printed or typed) 10800 Biscayne Boulevard Suite 850 Address Miami, FL 33161 City, State & Zip 305-921-0976

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

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

Daytime Telephone number

Romy@juradolawfirm.com

ARTICLES OF INCORPORATION OF ARMOR OF GOD CHURCH, INC. A NOT-FOR-PROFIT CORPORATION

Whereas, ARMOR OF GOD CHURCH, Inc. (the "Church"), ascribes to EVANGELICALISM (the "Denomination"), but is established as an independent church to fulfill the great commission, given by our Lord Jesus Christ. Doing so by promoting His Gospel, by teaching and preaching the Word of God by any and all means, and in all places, consistent with the Articles of Incorporation of this ministry.

Now. Therefore, We, the undersigned subscribers to these Articles of Incorporation, being not less than three (3) natural persons competent to contract, do hereby associate ourselves together for the purpose of forming such a non-profit corporation under the laws of the State of *Florida*.

ARTICLE I.

NAME.

The name of the Corporation is ARMOR OF GOD CHURCH, Inc. (the "Corporation").

ARTICLE II.

DENOMINATION.

This Corporation is a non-profit organization. The specific purposes for which this corporation is organized are religious ones: to create, establish, and operate under the ultimate direction of The Holy Bible, to proclaim Christ, to bring people to know Him, to take Christ into the world through missions and evangelism, to provide a place for public worship, religious training and education where this can occur, and to otherwise encourage and aid the growth, nurture, and spread of the Christian faith, and to render Christian service, both material and spiritual to all individuals, as the Lord directs. To license and oversee ministers of the gospel and to also engage in activities which are necessary, suitable, or convenient for the accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Code. To acquire by purchase or gift, property in the name of the Corporation to facilitate the foregoing purposes, and to have exercise all other powers, rights and privileges granted by the State of Florida. The recital of these purposes as contained in this paragraph is intended to be exclusive of any and all other purposes, this Corporation being formed for such religious purposes only.

ARTICLE III.

PURPOSES AND POWERS

The purposes for which the Corporation exists and its powers, under the authority of the Session and the Form of Government of the Denomination and subject to the permission of the Denomination when required, are as follows:

- A. To be the corporation that the Church aforesaid has caused to be formed, pursuant to the Form of Government of the Denomination, to receive, hold, encumber, manage, and transfer property and to facilitate the management of its civil affairs in such a manner as may be directed by its Session from time to time and according to the Form of Government of the Denomination:
- B. To take, receive, hold, administer, and dispose of all lands, tenements, rents, annuities, franchises, hereditaments, moneys, securities, income, and property, real and personal, of any kind, which at any time or times heretofore have been or which at any time and from time to time may hereafter be given, granted, bargained, sold, released, devised, bequeathed, conveyed, transferred, assigned, set over, or delivered by any person or persons, corporations, associations, trustees, foundations, or other forms of organization, to the Church or to this Corporation or to the predecessors of either, or to their use or to the use of any of them, or in trust for them or any of them, or to them or any of them for the support of any work, activity, purpose, project, or interest of the church or its predecessors, in which property of any kind the Church or this Corporation or the predecessors of either have or are intended to have any legal or equitable interest, present or future, vested or contingent:
- C. To take over, administer, manage, and supervise all civil affairs of the Church, subject to the direction and authority of the Session of the Church;
- D. To form, incorporate, terminate, or dissolve civil agencies or corporations to carry out any of its purposes, which actions shall be reported to the Session of the Church, and to manage, supervise, control, direct, and maintain such civil agencies or corporations. Each such civil agency or corporation shall have the same relationship to the Church as this Corporation has;
- E. To serve as an agency of the Church in the presentation of the needs and work of the Church;
- F. To exercise all the powers conferred by law upon corporations not for profit, to the extent that such powers are not in conflict with the purposes of the Corporation nor with the directions or policy of the Church:
- G. To operate exclusively for such religious purposes as will qualify it as an exempt organization under § 501(c)(3) of the Internal Revenue Code of 1954 or corresponding provisions of any future whited States internal revenue law:
- H. This Corporation will not carry on any other activities not permitted to be carried on by: (a) a corporation exempt from Federal income tax under § 501(c)(3) of the Internal Revenue Code of 1954, or the corresponding provision of any future United States Internal Revenue Law: or (b) a corporation, contributions to which are deductible under § 170(c)(2) of the Internal Revenue Code of 1954 or any other corresponding provision of any future United States internal revenue law;
- Notwithstanding any other provision herein to the contrary, the Corporation shall we sell, mortgage, or otherwise encumber any of its real property and it shall not acquire real property subject to an encumbrance or condition without the written permission of the Denomination transmitted through the Session of the Church, and the Corporation shall not lease its real property used for purposes of worship, or lease for more than five (5) years any of its other real property, without the written permission of the Denomination transmitted through the Session of the Church.
- J. 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

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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 IV. DISSOLUTION.

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.

ARTICLE V. TERM.

The term of the Corporation shall be perpetual.

ARTICLE VI. VOTING RIGHTS

Members of the Corporation will have such voting rights as are defined in the Bylaws of the Corporation.

ARTICLE VII - LIABILITIES FOR DEBTS

Neither the members nor the members of the Board of Trustees or officers of the Corporation the liable for the debts of the Corporation.

ARTICLE VII. TRUSTEES.

The management of the Corporation shall be vested in a Board of Trustees of notifies than three (3) Trustees, each of whom must be a Member of the Corporation in good standing. The Members shall elect the Trustees in accordance with the Bylaws of the Corporation and with the Form of Government of the Denomination. The Trustees shall deal with the property of the Corporation.

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only as they may be authorized or directed by the Session of the Church, subject to the permission of the Denomination when required, and in accordance with the policy and Form of Government of the Denomination. The Trustees shall exercise their authority in conformity with the actions of the bylaws as conveyed to them from time to time. The names and addresses of the persons who are to serve as Trustees until the first election thereof are as follows:

PASTOR IRENE MORALES

President 13209 Sour Orange Dr Orlando, FL 32828

ORLANDO TORRES

Vice President 1454 Spring Fest Lane Orlando, FL 32828

ILENE TORRES

Executive Treasurer 1454 Spring Fest Lane Orlando, FL 32828

RAQUEL VASQUEZ

Executive Secretary 547 Canary Island Ct Orlando, FL 32828

MIGUEL VASQUEZ

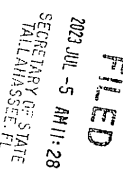
Chief of Operations 547 Canary Island Ct Orlando, FL 32828

ARTICLE VIII. OFFICERS.

The officers of the Corporation shall be a President, a Vice President, a Secretary, and a Treasurer, and such other officers as may be elected by the Trustees from time to time. Two (2) or more offices may be held by the same person, except that the same person may not be President and Secretary simultaneously. The officers shall be elected and committees may be established by the Board of Trustees in accordance with the Bylaws of the Corporation and the Denomination. The following persons are to serve as officers until the first election thereof:

PASTOR IRENE MORALES

President 13209 Sour Orange Dr Orlando, FL 32828



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ORLANDO TORRES

Vice President 1454 Spring Fest Lane Orlando, FL 32828

ILENE TORRES

Executive Treasurer 1454 Spring Fest Lane Orlando, FL 32828

RAQUEL VASQUEZ

Executive Secretary 547 Canary Island Ct Orlando, FL 32828

MIGUEL VASQUEZ

Chief of Operations 547 Canary Island Ct Orlando, FL 32828

ARTICLE IX. INCORPORATOR & INITIAL PLACE OF BUSINESS.

The name and address of the incorporator is:

Romy B. Jurado, Esq.

10800 Biscayne Boulevard

Suite 850

Miághi FL 33 /61

The address of the initial principal place of business of the Corporation shall be:

13209 Sour Orange Dr Orlando, FL 32828

Romy B. Jurado, Esq.

Incorporator

ARTICLE X.

REGISTERED OFFICE AND AGENT.

The street address of the registered office of the Corporation in Florida is 10800 Biscayne Boulevard Suite 850 Miaghi FL/33161, and the name of its initial registered agent at such address shall be Romy B. Jurado.

Romy B. Jurado, Esq.

Register Agent

Eşq.

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Armor of God Church, Inc.
Articles of Incorporation

ARTICLE XI.

BYLAWS.

The Bylaws of the Corporation are to be made and adopted by, and may be altered, amended, or rescinded by, the Members, subject to these Articles of Incorporation and the Denomination, the Standing Rules of the Denomination and the Form of Government of the Denomination. All actions regarding Bylaws shall be reported to the Denomination.

ARTICLE XII.

AMENDMENTS.

These Articles of Incorporation may be amended These Articles of Incorporation may be amended subject to the Standing Rules of the Denomination and the Form of Government of the Denomination at any annual meeting or special meeting by a two-thirds (¾) vote of the Members present, provided that a full reading of the proposed changes (or a printed distribution of the same) shall have been made in connection with the call of the meeting. All amendments must be approved in writing by the Denomination before becoming effective at any time in the manner provided by the laws adherent to the jurisdiction of the State of Florida and the Bylaws. Every amendment shall be approved by the Board of Trustees, proposed by them to the voting members, and approved at a members meeting by a quorum of the Members as defined by the Bylaws of the Corporation.

IN WITNESS WHEREOF, we have subscribed our names and seals this the __day of May, 2023.

PASTOR IRENE MORALES

ILENE TORRES

MIGUEL VASQUEZ

ORLANDO TORRES

PACIFICATOR

2023 JUL -5 MH II: 28
SECRETARY OF STATE