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(850) 524-5437 (850) 524-6243 Please use funds from account I20210000160: \$70.00 Authorization Signature: _______ Grace Methodist Church, Lawtey, Inc. **BUSINESS** #DOC Certified copy of Articles of Organization Certificate of Status **NEW FILINGS** <u>AMENDMENTS</u> _Amendment Profit Corp __ Resignation of R.A. Not for Profit Articles of Dissolution Officer/Director ____ Change of Registered Agent ___Limited Liability Revocation of Dissolution Domestication __ _Merger Other X CORP Conversion LLLP **Amended and restated Articles** Statement of Correction **OTHER FILINGS** REGISTERATION/QUALIFICATIONS Foreign filing Annual Report Limited Partnership Reinstatement Fictitious Name **OTHER** APOSTILLE: **EXAMINIER'S INITIALS:**

FLORIDA CAPITAL COURIER SERVICES, INC

2330 CLARE DRIVE

TALLAHASSEE, FL 32309

(850) 524-5437 (850) 524-6243 Please use funds from account I20210000160: \$70.00 Grace Methodist Church, Lawtey, Inc. **BUSINESS** #DOC Certified copy of Articles of Organization Certificate of Status **NEW FILINGS AMENDMENTS** Profit Corp Amendment __ Resignation of R.A. Not for Profit ___ Articles of Dissolution Officer/Director ___Limited Liability ___ Change of Registered Agent ___ Revocation of Dissolution Domestication __ Merger Other _X_ CORP Conversion Amended and restated Articles LLLP Statement of Correction OTHER FILINGS REGISTERATION/QUALIFICATIONS Foreign filing Annual Report Limited Partnership Reinstatement Fictitious Name OTHER. APOSTILLE:

FLORIDA CAPITAL COURIER SERVICES, INC

2330 CLARE DRIVE

TALLAHASSEE, FL 32309

EXAMINIER'S INITIALS:

COVER LETTER

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

SUBJECT:	UBJECT: Grace Methodist Church, Lawtey, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)					
Enclosed is an original a	nd one (1) copy of the Art	ticles of Incorporation and	a check for:			
	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fee, Certified Copy & Certificate			
		ADDITIONAL COPY REQUIRED				
FROM:	NCLL/Attn.: Carey Ug Na	gas mc (Printed or typed)	-			
13790 Roosevelt Blvd., Suite A						

gracechurch.fin@gmail.com

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

Clearwater, FL 33762

727-605-0129

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

City, State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NA The name of the cor		odist Church, Lawtey, Inc.
	RINCIPAL OFFICE	
Р	rincipal street address:	Mailing address, if different is:
	-	
	Lawtey, FL 32058	
		<u> </u>
ARTICLE III F		
		for charitable, religious, educational, and eciantific nurneess
		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 t	he Internal Revenue Code, or the corresponding section
of any future	federal tax code.	
ADTICLEUV	ANNER OF ELECTION The	
		ner in which the directors are elected and appointed:
according to t	ne bylaws.	
ARTICLE V IN	NITIAL OFFICERS AND/OR DIREC	<u>CTORS</u>
Name and Title:	Lamar Priest - D	Name and Title:
Address	22535 Pine Street	Address:
	Lawtey, FL 32058	
	•	
Name and Title:	Priscilla Davis - D	Name and Title:
Address	1701 Adams Street #40	Address:
	Lawtey, FL 32058	
		2029
Name and Title:	Lorraine Morris - D	Name and Title:
Address	22988 Olive Street	Address:
	Lawtey, FL 32058	. .
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Name and Title:		Name and Title:		
Address		Address:		
		_		
<u>-</u>		_		-
Address				
				•
				-
	GISTERED <u>AGENT</u>			
The name and Flori	da street address (P.O. Box NOT acc	eptable) of the registered	agent is:	
Name:	Lamar Priest			
Address:	22535 Pine Street			
	Lawtey, FL 32058			
ARTICLE VII IN	SCORPORATOR ess of the Incorporator is:			
Name:	Lamar Priest			
Address:	22535 Pine Street			
	Lawtey_F1_32058			
ARTICLE VIII E	FFECTIVE DATE:		(ODTIONAL)	
Effective date, if oth (If an effective date	ner than the date of filing:e is listed, the date must be specific	and cannot be more tha	in five days prior or 90 days afte	r the filing.)
Note: If the date in	serted in this block does not meet the e date on the Department of State's r	applicable statutory filin		
Having been named certificate, I am fam	d as registered agent to accept service illiar with and accept the appointment	t as registered agent and (we stated corporation at the place agree to act in this capacity	designated in this
	Some Priat		<u>9 - 18-</u>	23_
	Required Signature of Register		Duit	
I submit this docum the Department of S	ent and affirm that the facts stated he State constitutes a third degree felony	rein are true. I am aware as provided for in s.817.1	that any false information submitt 55, F.S.	ea in a document li
	Required Signature of Inc	2	9-18-2	3
	Required Signature of Inc	corporator	Date	

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ADDITIONAL PROVISIONS

Non-Inurement: 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 the purpose statement 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.

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.

