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The state of the s

To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : INC AUTHORITY, ELC

Account Number : I20240000004 Phone : (775)329-7721 Fax Number : (775)376-9207

\*\*Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.\*\*

Email	Address:	

## FLORIDA PROFIT/NON PROFIT CORPORATION **ELEVATION CHURCH- OCALA INC.**

Certificate of Status	0
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## ARTICLES OF INCORPORATION

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

<u>ARTICLE II</u>	PRINCIPAL OFFICE		
	Principal <u>street</u> address: SW 8Th ST		Mailing address, if different is.
Ocai	ia, FL, 34471		
4RTICLE III The purpose for	TPURPOSE  for which the corporation is organized is	Non Denominationa	l Church
CEE A INDITE	ONAL ATTACHNIENT		
SEE ADDITI	ONAL ATTACHMENT		
	<u></u>		
W			
	MANNER OF ELECTION The red for in the bylaws.		ectors are elected and appointed:
As provided		nanner in which the dire	
As provided	INITIAL OFFICERS AND/OR DIS	nanner in which the dire	Laries Roppett Director
	INITIAL OFFICERS AND/OR DIS	nanner in which the dire	Laries Roppett Director
As provided  RTICLE V  Name and Titl	INITIAL OFFICERS AND/OR DIR	nanner in which the directors  Name and Title	Latiya Bennett, Director
As provided  ARTICLE V  Name and Titl  Address	INITIAL OFFICERS AND/OR DIR  Leroyal Edmondson, Director  444 SW 8Th ST  Ocala, FL, 34471	nanner in which the directions  RECTORS  Name and Title Address:	Latiya Bennett, Director  444 SW 8Th ST  Ocula, FL, 34471
As provided  ARTICLE V  Name and Titl  Address	INITIAL OFFICERS AND/OR DIE  Leroyal Edmondson, Director  444 SW 8Th ST  Ocala, FL, 3447    Carole Gilling, Director	nanner in which the directions  RECTORS  Name and Title Address:	Latiya Bennett, Director  444 SW 8Th ST
As provided  ARTICLE V  Name and Titl	INITIAL OFFICERS AND/OR DIE  Leroyal Edmondson, Director  444 SW 8Th ST  Ocala, FL, 3447    Carole Gilling, Director	nanner in which the directions  RECTORS  Name and Title  Name and Title	Latiya Bennett, Director  444 SW 8Th ST  Ocula, FL, 34471
As provided  IRTICLE V  Name and Titl  Address  Vame and Titl	INITIAL OFFICERS AND/OR DIE  Leroyal Edmondson, Director  444 SW 8Th ST  Ocala, FL, 34471  Carole Gilling, Director  444 SW 8Th ST  Ocaia, FL, 34471	nanner in which the directors  RECTORS  Name and Title Address:  Address:	Latiya Bennett, Director  444 SW 8Th ST  Ocula, FL, 34471

· From	Corporate Service Center Inc 1.7	702.507.9682 Fri May 17 09:54:53 2024 MDT	Page 7 of 8
Name and Title	r:	Name and Title:	
Address		Address:	
		<del>-</del>	
Name and Title	:	Name and Title:	
Address		Address:	
			<del></del> -
			_
ARTICLE VI The name and	<u>REGISTERED AGENT</u> Florida street address (P.O. Box NOT acc	ceptable) of the registered agent is:	
Name <sup>-</sup>	Inc Authority RA	<u></u>	
Address:	390 North Orange Ave., Ste 2300-N	1	
	Orlando FL 32801		
ARTICLE VII	INCORPORATOR address of the Incorporator is:		
Name:	Eliana Garcia		
Address:	(450 Vassar Street		
	Reno, NV 89502		
Effective date,	EFFECTIVE DATE: if other than the date of filing: date is listed, the date must be specific	. (OPTIONAL) and cannot be more than five days prior or 90 days	s after the filing.)
	te inserted in this block does not meet the ective date on the Department of State's re	applicable statutory filing requirements, this date will ecords.	not be listed as the
certificate, I wn	familiar with and accept the appointment	ve of process for the above stated corporation at the p t as registered agent and agree to act in this capacity	place designated in this
jen	ر المالية الما	5/17/24	
	Required Signature of Registers	ed Agent [	Date
I submit this do		rein are true. I am aware that any false information sul	bmitted in a document to
50	<i>4</i> )	5/17/24	
	Required Signature of Inc.	orporator	Date

Said organization is organized and operated 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 corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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 these Articles. 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 of 1986, 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.

Upon the dissolution of this 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 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 disposed of shall be disposed of by a Court of this state in which the principal office of this organization is then located, exclusively for such purposes or to such organizations, as said court shall determine, which are organized and operated exclusively for such purposes.