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FLORIDA PROFIT/NON PROFIT CORPORATION BE THE LIGHT CHURCH PSL, INC

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May 21, 2024

FLORIDA DEPARTMENT OF STATE
Division of Corporations

TAXPEOPLE LLC

SUBJECT: BE THE LIGHT CHURCH PSL, INC

REF: W24000077769

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

NON-PROFIT MUST HAVE 3 DIRECTORS LISTED OR NON AT ALL. PLEASE ADD 2 MORE DIRECTORS OR REMOVE THE TITLE OF THE ONE LISTED.

If you have any further questions concerning your document, please call (850) 245-6052.

Rickey L Richardson Regulatory Specialist II New Filing Section FAX Aud. #: H24000180027 Letter Number: 924A00011069

ARTICLES OF INCORPORATION

BE THE LIGHT CHURCH PSL, INC

The undersigned incorporate, for the purpose of forming a corporation under the Florida Not/or Profit Act, hereby adopt(s) the following Articles of Incorporation:

ARTICLE I - NAME

The name of the corporation shall be:

BE THE LIGHT CHURCH PSL, INC.

ARTICLE II- PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

517 NW SHERBROOKE AVE PORT SAINT LUCIE FL 34983

ARTICLE III - PURPOSE(S)

The specific purpose for which the corporation is or organized is:

The BE THE LIGHT CHURCH PSL, INC, has for objectives: a) to be a religious church, b) to create, to maintain and to develop establishments of theological and secular teaching, seeking the children's spiritual support, adolescents, adults and third age; c) to disclose the Gospel of ours Jesus Christ in whole national territory and in the exterior; d) to foment the study of the Sacred Bible and the education crest, as well as the secular teaching, being able to constitute seminars and secular schools teaching; e) to take care of the poor, needy sick persons, of the orphans, of the widows, of the abandoned age, of the smallest ones lacking and of the drug addicts in any type of drugs, could constitute: asylums, orphanages, child care, center of drug addicts recovery, national health clinics and hospitals, through agreements or to cooperate and to contribute already with institutions existent and to promote the integration of the family, and f) to create and to maintain so many departments how many is necessary for the attainment of its ends; g) to maintain relationships of I exchange with similar organizations, in the country and out of it; h) to found churches in the whole national territory and out of him, with the purpose of expanding God's kingdom on earth.



ARTICLE IV - MANNER OF ELECTION OF DIRECTORS

In accordance with section 617-0202(d) Florida Statutes:

The board of directors of the corporation shall have an Annual Business Meeting in which the directors are appointed and elected by vote. The affirmative votes of a number of directors at the time of this meeting must be equal to a majority of the number who constitute the full board of directors. The directors elected should have their mandate in force until the takeover of the new director in the next Annual Business Meeting.

ARTICLE V - INITIAL REGISTERED AGENT AND STREET ADDRESS:

The name and Florida Street address of the initial registered agent is:

TAXPEOPLE, LLC 2855 SW BRIGHTON ST PORT ST LUCIE, FL 34953

ARTICLE VI - BOARD OF DIRECTORS

This time, the officers of the corporation will serve until the board designs others. The boards of directors are:

NAME	ADDRESS
First Name: ANDERSON Last Name: ROCHA RAMALHO Title: President	517 NW Sherbrooke Ave Port Saint Lucie FL 34983
First Name: SABRYNNA Last Name: LEAL RAMALHO Title: Vice-President	517 NW Sherbrooke Ave Port Saint Lucie FL 34983
First Name: ANANIAS Last Name: JUSTO LEAL Title: Treasurer/Secretary	517 NW Sherbrooke Ave Port Saint Lucie FL 34983

ARTICLE VII TERM OF EXISTENCE

This corporation shall have perpetual existence commencing on the date of the filing of these Articles with the Department of State.

ARTICLE VIII - EFFECTIVE DATE

These articles of incorporation shall be effective immediately upon approval of the Secretary of State, State of Florida.



ARTICLE IX - AMENDMENT

These Articles of Incorporation may be amended by a majority vote of the Board Directors at any special meeting called for that purpose. Amendments to the Incorporation shall only be effective from date of approval in writing by Chairman of the Board.

It is hereby expressly provided that in the determination of whether an individual and should be thus entitles to membership, the Officers of this Corporation, to abide by the By Laws promulgated by Board of Directors in determining whether any certain individual qualifies in accordance with the criteria herein established. It is hereby expressly provided that said By-laws shall not discriminate or be applied in any manner which may be contrary to the purposes described in these articles of Incorporation or which would disqualify this corporation's qualification as an organization exempt from taxation under Section 501 c (3) of Internal Revenue Code.

ARTICLE X - INCORPORATOR

The name and address of the Incorporator of these Articles of Incorporation is:

CLAUDIO TOLEDO RIBEIRO

2855 SW BRIGHTON ST PORT ST LUCIE, FL 34953

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.



Claudio Toledo Ribeiro Incorporator Signature

ARTICLE XI ~ CORPORATE ACTIVITIES

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. 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 any political campaign of behalf of or in opposition to MY 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.

ARTICLE XII- DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 50l(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

IN WITNESS WHEREOF, under the laws of the Stare of Florida, do make and file these Articles of Incorporation, here by declaring and certifying that the facts herein stated are all true and do agree with all items herein above set forth and here unto set our hands and seals this 17rd day of May, 2024.



CERTIFICATE OF DESIGNATION OF

REGISTERED AGENT AND REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0202, FLORIDA STATUTES, 11/E UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENTS IN DESIGNATING THE REGISTERED OFFICE AND REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:

2.BE THE LIGHT CHURCH PSL, INC

3. The name and address of the registered agent and office is:

TAXPEOPLE, LLC	
Registered Agent	
2855 SW Brighton St	
Address	
Port St Lucie, FL 34953	
City, State, Zip	

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



Claudio Toledo Ribeiro Registered Agent signature

May 17, 2024 Date

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