

N 9400000 2303

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BASIC AMENDMENT

SANTIDAD PENTECOSTAL CENTRO DE FE' DEL SUR DE DADE,

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FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

January 17, 2001

SANTIDAD PENTECOSTAL CENTRO DE FE' DEL SUR DE DADE, INC
15623 SW 297 TERRACE
LEISURE CITY, FL 33033

SUBJECT: SANTIDAD PENTECOSTAL CENTRO DE FE' DEL SUR DE DADE, INC.
REF: N94000002303

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Karen Gibson
Corporate Specialist

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Letter Number: 101A00002502

ARTICLES OF AMENDMENT
TO
ARTICLES OF INCORPORATION
OF

FILED
01 JAN 18 PM 12:06
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

SANTIDAD PENTECOSTAL CENTRO DE FE' DEL SUR DE DADE, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following Articles of Amendment to its Articles of Incorporation:

First: Amendments adopted: (Indicate article numbers being amended, added or deleted)

Article I is amended to reflect the corporation name change to Iglesia Centro De Fe, Inc.

Article II is amended to reflect change of address
29800 S.W. 153 Court, Leisure City, Fl 33033.

Article IV is amended to reflect additional Board of Directors.
New name and addresses of Board of Directors see attached sheet with amendments.

Article V is amended and 1,2,3 are added. To state power, limitation and purpose of the Corporation. See attached sheet with amendments.

Second: The date of adoption of the amendments is January 15, 2001.


Prepared by: Vazquez Accounting Service
11557 S.W. 64th Street Unit H
Miami, Florida 33173
(305) 274-1209

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Third: There are no members entitled to vote on the amendment.
The Board of Directors adopted amendments.

Signed this January 15, 2001.

Signature



Pastor Francisco Torres
President

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ARTICLES OF AMENDMENT
TO
ARTICLES OF INCORPORATION
OF
SANTIDAD PENTECOSTAL CENTRO DE FE' DEL SUR DE DADE, INC.

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following Articles of Amendment to its Articles of Incorporation:

ARTICLE I

The name of this corporation is Iglesia Centro De Fe, Inc.

ARTUCLE II

The principal place of business and the mailing address of this corporation shall be
29800 S.W. 153 Court, Leisure City, Florida 33033

ARTICLE IV

The Board of Directors/Officers of the corporation shall consist of at least five (5) in number. The following shall be the director/officers of the corporation:

Francisco Torres – President/Director
15623 S.W. 297 Terrace
Leisure City, Fl 33033

Juana L. Perez – Secretary/Director
15200 S.W. 184 Street
Miami, Florida 33187

Jose S. Torres – Treasure/Director
15200 S.W. 184 Street
Miami, Florida 33187

Enrique Rosa – Director
14440 S.W. 295 Street
Leisure City, Fl 33033

Cesar Tabilo – Director
20201 S.W. Franjo Rd
Miami, Fl 3389

ARTICLE V

The corporation shall not have any shares of capital stock following Section 617.0202, Florida Statutes.

1. The Corporation is organized following the Florida Non-Profit Corporation Act and does not contemplate pecuniary gain or profit. The general purpose of this non-profit corporation (church) is exclusively, charitable, educational, social and religious within the meaning of section 501 (C) (3), of the Internal Revenue Code of 1986, or corresponding provision of any future United States Internal Revenue law. The purpose of this organization (church) is to help the underprivileged within the community. To receive and maintain real or personal property, or both, and subject to the restrictions and limitations hereinafter set forth. To use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, literary, social and religious purposes. Either directly or by contributions to organizations that qualify as exempt organizations under section 501 (C)(3) of the Internal Revenue code and regulations issued pursuant thereto as they now exist or as they may hereafter be amended.

2. No part of the net earnings of the Corporation shall inure to the benefit of any director/officer of the corporation, or any private individual. Except that reasonable compensation may be paid for services rendered to or for the corporation effecting one or more of its purposes. No director/officer or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation. The corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

3. Upon the dissolution of the corporation the assets of the corporation shall be distributed exclusively to charitable organizations which would then qualify under the provisions of Section 501 (C)(3) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the Federal, State or local government for public purpose.