8 ग्राह्यः FROMI EMPIRE CORPORATE KIT COMPANY HOIL 1492 W FLAGLER ST SUITE 200 MIAMI FL 33135~ RAY STORMONT DEPARTMENT OF STATE 409 EAST GAINES STREET TALLAHASSEE, FL 32399 CONTACT: RAY PHONE: (305) 641-3894 FAX: (904) 922-4000 FAX: (305) 541-3770 FLORIDA NON-PROFIT CORPORATION DOCUMENT TYPE: (((H95000006742))) NAME: MIAMI BEACH CHURCH OF CHRIST. INC.
MBER: H95000008742 CURRENT STATUS: REQUESTED FAX AUDIT NUMBER: H95000006742 TIME REQUESTED: 10:15:19 DATE REQUESTED: 06/16/1995 CERTIFICATE OF STATUS: O CERTIFIED COPIES: METHOD OF DELIVERY: FAX NUMBER OF PAGES: 8 ACCOUNT NUMBER: 072450003255 ESTIMATED CHARGE: \$122.50

ACCOUNT NUMBER: 072450003255

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ARTICLES OF INCORPOLATION (NON-PROFIT)

OF

MIAMI, BEACH CHURCH: OF CHRIST . INC.

We, the undersigned natural parsons over the age of eighteen (18) years, acting as incorporators, do hereby adopt the following Articles of Incorporation of MIAMI DEACH CHURCH OF CHRIST, INC. (referred to as "the Corporation") under the Florida Non-Profit Corporation Act (referred to as "the Act"):

ARTICLE CHE! NAME

The name of the corporation is MIAML BEACH. CHURCH OF CHRIST, INC:

ARTICLE TWO CO NON-PROFIT CORPORATION

The Corporation in agnon-profit corporation.

ARTICLE THREE! DURATION

The period of its duration is perpetual.

ARTICLE FOUR: PURPOSE

shall be to extend and maintain a Church of Christ and to preach the Word of God for the saving of the souls of men and to continue to promote the Church of Christ as designed and prescribed by the Word of God as set forth by God and his Apostles; and to buy, manage, own, convey, and hold real and personal property necessary and proper for a place of public worship and carry on educational and charitable work under rules and regulations of the constitution to be adopted by the congregation of the above named Church, said constitution to be in harmony with these Articles of Incorporation.

GERALD T. Engel. Esq. 901 N.W. 22rd Cuerue Miami Bch., Fl. 33125 (305) 649.7344 Fl. Bar No. 644-290

and the laws of the State of Florida.

ARTICLE FIVEL POWERS

Except as otherwise provided in these Articles, the Corporation shall have all of the powers provided in the Act. Moreover, the Corporation shall have all implied powers necessary and proper to carry out its express powers. Further, without limiting the foregoing general grant of power, the Corporation shall have these additional powers.

- 1. Have succession to the dorporate name.
- Make and alter by-lawe.
- 3. Carry, at the expense of the Corporation, insurance or make other arrangements for payment of Mabilities to protect the Corporation or directors, officers, members, agents, and dangloyees of the Corporation, or persons serving at the request of the Corporation as representatives of another enterprise, provided that the terms of the insurance or other arrangements are consistent with the provisions of #ToridarStatuter 1:
- 4. Make donations for the public welfare, or charitable; scientific, or aducational purposes, and in time of war, make donations in aid of war activities.
- 5. Compromise, participate in modiation, submit to arbitration, release with or without consideration, extend time for payment, and otherwise adjust any claims in favor of or against the Corporation.

- 6. Employee an inventment advisor, accountant, broker, advortising agency or broker, attorney, and any other agent, and pay reasonable compensation for all services performed by any of them, as a Corporation expense.
 - 7. Commence or defend any litigation in the Corporate name with respect to the Corporation or any Corporation property, at the expense of the Corporation.

The enumeration of powers im these Articles of Incorporation shall not limit the general or implied powers of the Corporation or any additional powers provided by law.

ARTICLE SIX: RES. FIONS AND REQUIREMENTS

income to its members, directors, or officers or otherwise accrue distributable profits or permit the realization of private gain. The Corporation shall have no power to take any action prohibited by the Act. The Corporation shall have no power to take any action that would be inconsistent with the requirements for a tax exemption under Internal Revenue Code Section 501(c)(3) and related regulations, rulings, and procedures. The Corporation shall have no power to take any action that would be inconsistent with the requirements for receiving tax deductible charitable contributions under Internal Revenue Code Section 170(c)(2) and related regulations, rulings, and procedures. Regardless of any other provision in these Articles of Incorporation or state law, the Corporation shall have no power to:

- 1. Engage in activities or use its appet the manners that are not in furtherance of one or more exempt purposes, as set forth above and defined by the Internal Revenue Code and related regulations, rulings, and procedures, except to an insubstantial degree.
- 2. Serve a private interest other than one that is clearly incidental to an invertiding public interest.
- 3. Devote more than the insubstantial part of its activities to attempting to influence legislation by propaganda or otherwise, exceptions provided by the Internal Revenue Code and related regulations, rulings and procedures.
- 4. Participate in or intervene in any political campaign on behalf of or in opposition to any candidate for public office. The prohibited activities include the publishing or distributing of statements and any other direct or indirect campaign activities.
- 5. Have objectives that characterize it as an "action organization" as defined by the internal Revenue Code and related regulations, rulings, and procedures.
- 6. Distribute its assets on dissolution other than for one or more exempt purposes; on dissolution, the Corporation's assets shall be distributed to the state government for a public purpose, or to an organization exempt from taxes under Internal Revenue Code Section 501(c)(3) to be used to accomplish the general purposes for which the Corporation was organized.

- 7. Permit any part of the net earnings of the Corporation to inure to the benefit of any private shareholder or member of the Corporation or any private individual.
- O. Carry on an unrelated trade or business except as a secondary purpose related to the Corporation's primary, exempt, purposes;

ARTICER SEVENI MEMBERSHIP

The Corporation sharinave one class of members as provided for and described in the py-laws of the Corporation.

ARTICLE BIGHT: INITIAL REGISTERED OFFICE AND AGENT

The street address of the Initial Registered Office of the Corporation is 3621 Collins Avanue, #500, Miami, Beach, Fla 33140 . Then The name of the Initial Registered Agent for service at this office is Humberto Alvareza

. ARTICLE NINE: BOARD OF DIRECTORS

The qualifications, manner of selection, duties, terms, and other matters relating to the Board of Directors shall be provided for in the By-Laws. The initial Board of Directors shall consist of three persons. The number of directors may not be decreased below this number, but may be increased by amendment of the By-Laws of the Corporation. In electing directors, members shall not be permitted to cumulate their votes by giving one candidate as many votes as the numbers of directors to be elected or by distributing the same number of votes among any number of candidates. The initial Board of Directors shall consist of the following persons at the following addresses:

Name.	a f	D/	1100	ton	
rumu.	.OI	. L7 A	JUUL	LUL	

Utreat Address

1. HUMBERTO ALVAREZ 3621	Colling Avanue, #500, Miami, Beach, Fla 33140
2 LUZ MAR W RIOS3180	Sw 14th Street. Miamil, FLas 33145
LUIS EDDARDO TRIANA. 3621	Sw 14th Street, Mignit, Flas 33,45 Colling Avenue, 1500, Miguil Beach, Fla 33140

ARTICLE TEN: IJMITATION OF LIADILITY OF DIRECTORS

A director is not liable to the Corporation or members for monetary damages for an act or omission in the director's capacity as director, except to the extent provided for by a statute and for criminal acts.

ARTICLE ELEVEN! INDEMNIFICATION

The Corporation may indemnify a person who was, is, or is threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a director or other person related to the Corporation. As provided in the sylvaws, the Board of Directors shall have the power to define the requirements and limitations for the Corporation to indemnify directors, officers, members, or others related to the Corporation.

ARTICLE TWELVE: CONSTRUCTION

All references in these Articles of Incorporation to statutes, regulations, or other sources of legal authority, shall refer to the authorities cited or their successors, as they may be amended from time to time.

ARTICLE THIRTEEN: INCORPORATORS

The name and street address of the incorporators are:

Name of Incorporator

Street Address

1. Humberto Alvarez 3621 Collins Avenue, #500, Miami, Fla. 33140		
2. LUZ MAR RIOS 3180 SW 14 St. Miamif. Fla 33145		_
2. LUZ MAR RIOS 3180 SW 14 St, Miami, Fla 33145 3. LUIS EDUARDO TRIANA 3621 Collins Ava. 5500, Miami Beach, Eta 3314	0	:

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H95000006742

IN WITNESS WHEREOF, the undersigned Subscribers have hereunto set their hands and scale in the County of Dade, State of Florida, before me on this 14 day of June, 1995.

SWORN TO AND SUBSCRIBED before me on this 14th day of June,

1995.

HUMBERTO ALVAREZ DIONELICATION A416-320-61-028-0

LUZ MARIE RIOS

Identification R-200-553-52-506-0

LUIS EDUARDO TRIANA

Identification A 094801127

STATE OF FLORIDA)
SS
COUNTY OF DADE)

I HEREBY CERTIFY that on this day personally appeared before me, the undersigned authority, Humberto Alvarez, Marie Rios, and Luis Eduardo Triana known to be the persons who executed the foregoing Certificate of Incorporation of Miami Beach Church of Christ, INC., and they acknowledged before me that they have executed the same for the purpose therein set forth.

SWORN TO AND SUBSCRIBED before me out this with day of June, 1995.

MY COMMISSION EXPIRES:

I ACCEPT DESIGNATION AS REGISTERED AGENT OF THIS CORPORATION AND I AM FAMILIAR WITH THE DUTIES REQUIRED OF ME.

HUMBERTO ALVAREZO

State of Florida

Prepared by:

GERALD T. ENGEL, ESQ. 901 N. W. 22ND AVENUE MIAMI, FL 33125 (305) 649-7344

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Mail this card to all people, businesses and publications who send you mail. For publications, tape an old address tabel over name and old address sections and complete new address. COMPLETE ADDRESS PORTION ON FROM OF FORM with Name, Street Address, City, State and ZP Code of individual or Business to whom you are relaying this card.

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Requestor's Name 890 S.W. 87 AVENUE SUITE: 16 MIAMI, FLORIDA 33174 (305)552-5973 City/State/Zip Office Use Only LOCAL REPRESENTATIVE TALLAMASSEE CORPORATION NAME(S) & DOCUMENT NUMBER(S), (If known): 1. MIAMI BEACH CHURCH DE CHRIST INC (Corporallon Name) (Document W) 2. (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Pick up time 2.00 Certified Copy Certificate of Status Will wait Photocopy Mail out WENEW FILINGS AMENDMENTS Profit Amendment NonProfit Resignation of R.A., Officer/ Director Limited Liability Change of Registered Agent Dissolution/Withdrawal Domestication -Other Merger OTHER FILINGS **Annual Report** Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Other

Examiner's Initials

4-22-96



February 26, 1996

LAZARUS

SUBJECT: MIAMI BEACH CHURCH OF CHRIST, INC.

Ref. Number: N95000002882

We have received your document for MIAMI BEACH CHURCH OF CHRIST, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The current name of the entity is as referenced above. Please correct your document accordingly.

The document must be adopted in one of the following manners:

If the corporation has members entitled to vote:

(1) the date of the meeting of members at which the resolution to dissolve was adopted.

(2) a statement that the number of votes cast for dissolution was sufficient for approval, or a statement that such a resolution was adopted by written consent and executed in accordance with section 617.0701, Florida Statutes.

if the corporation has no members or members entitled to vote:

(1) a statement that the corporation has no members or members entitled to vote on the dissolution.

(2) the date of adoption of the resolution by the board of directors.

OR

(3) the number of directors then in office and the vote for the resolution.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6906.

Darlene Connell Corporate Specialist

Letter Number: 596A00008291

ARTICLES OF DISSOLUTION

Pursuant to section 617.1403, Florida Statutes, this corporation submits the following Articles of Dissolution: FIRST: The name of the corporation is MININI Beach Church OF ChrisT Inc. SECOND: Adoption of dissolution (Complete Section I or II) SECTION I If the corporation has members entitled to vote: The date of the meeting of members at which the resolution to dissolve was adopted was 02-17-96. (CHECK ONE) The number of votes cast for dissolution was sufficient for approval. The resolution was adopted by written consent and executed in accordance with 617.0701, Florida Statutes. SECTION II If the corporation has no members or members with voting rights: The corporation has no members or members with voting rights. The date of adoption of the resolution by the board of directors was___ The number of directors in office was _____ and the vote for the resolution was____ for and _____ against. Signed this 17 day of February, 19 96. (By the Chairman or Vice Chairman of the Board, President or other officer) Signature_ Humberto ALVArez
Typed or printed name

President And Director