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Acknowledgment

W.P. Varifier

BRANA de Saene, P.A.

BUIL 200

1971 SOUTHWEST AM STREET

CORAL GABLES, FLORIDA SAINA

ARMANDO A BRANA MARCELO F BAENE HUGO E DONTA Or Counts TELEPHONE (305) 48) 4880

PAR 13051-461-4389

RE: IGLESIA CRISTIANA "EL VIVE"

THE TRANSLATION OF IGLESIA CRISTIANA "EL VIVE" IS:

CHRISTIAN CHURCH "HE LIVES"

## ARTICLES OF INCORPORATION

OF

# IGLESIA CRISTIANA "EL VIVE", INC.

#### ARTICLE I - NAME

The name of this Corporation is IGLESIA CRISTIANA "EI

ARTICLE II - DURATION

This Corporation shall have a perpetual existence commencing on January 10, 1996.

# ARTICLE III - PURPOSE

The purpose for which this Corporation is formed, and the business and the objects to be carried on and promoted by its follows:

- 1. The purposes for which the corporation is organized are 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, religious, scientific, literary, or educational 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. To erest and maintain a building or buildings for the above purpose and to engage in any operation incidental to and essential to carry out the purpose above mentioned.
- 3. To solicit funds and donations in kind and from time to time to further the purpose of this corporation.
- 4. To acquire and receive by purchase, donation or otherwise, any property, real, personal or mixed, and to hold, use and depose of the same.
- 5. To borrow money and to issue evidence of indebtedness in furtherance of any or all of the object of its business; and to secure loans by mortgage, pledge, deed of trust, or other lien.
  - 6. The engage in any kind of activities and to enter into.

perform and carry out contracts of any kind, necessary or in connection with, or incidental to the to the accomplishment of any one or more of the non-profit purposes of the corporation.

- 7. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, any Director of Officer of the corporation or any member of the corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes), and no Director or Officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall carrying on each propaganda, or otherwise attempting to influence legislation and the corporation shall not participate in, or intervene in (including the publication or distribution of statement) any political campaign on behalf of any candidate for public office.
- 8. Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501 (3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by organization, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code and said Regulations as they now exist or as they may hereafter be amended.
- 9. Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purpose as shall at the time qualify as an exempt organization or organizations under Section 501(C) (3) the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Circuit Court of Dade County, Florida in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said script shall determine, which are organized and operated exclusively for such purposes.
- 10. The corporation shall have such powers as are conferred upon it by Chapter 617 of the Laws or the State of Florida, and to exercise those powers in the accomplishment of its objects and purposes.
  - 11. The director(s) shall be elected yearly at the annual

board of directors meeting.

## ARTICLE IV - MEMBERSHIP

The manner of termination of membership of this Corporation; the rights upon termination of membership of the members shall be determine at the Board of Directors meeting.

## ARTICLE V - CLASSES OF MEMBERS

This Corporation shall not have more than one class of members, and membership shall be transferable.

## ARTICLE VI - INITIAL MEMBERS

The initial members of this Corporation shall be:

NAME	ADDRESS
(1) Eugenio Buitrago, President,	3200 N.W. 79 Street, H-836 Miami, FL 33147
(2) Lissette Buitrago, Vice President	3200 N.W. 79 Street, H-836 Miami, FL 33147
(3) Manuel S. Rayo, Secretary	1850 N.W. 113 Terrace Miami, Florida 33167
(4) Miguel A. Soto, Treasurer	1137 S.W. 5 Street Miami, Florida 33130

## ARTICLE VII - CAPITAL STOCK

This Corporation is authorized to issue 1000 shares of One (\$1.00) Dollar par value common stock, which shall be designated "Common Shares."

# ARTICLE VIII - INITIAL REGISTERED OFFICE AND AGENT PRINCIPAL OFFICE

The name and street address of the initial registered agent of this Corporation is Marcelo F. Saenz, Esquire, 3971 S.W. 8th Street, Suite #206, Coral Gables, FL 33134.

#### ARTICLE IX - INITIAL BOARD OF DIRECTORS

This Corporation shall have (4) Director initially. The numbers of Directors may be increased by the By-Laws or diminished from time to time, but never to be less than one (1). The names and addresses of the Initial Directors of this Corporation are:

#### NAME

•

#### **ADDRESS**

- (1) Eugenio Buitrago, President 3200 N.W. 79 Street, H-836 Miami, FL 33147
- (2) Lissette Buitrago, Vice President 3200 N.W. 79 Street, H-836 Miami, FL 33147
- (3) Manuel S. Rayo, Secretary 1850 N.W. 113 Telrace Miami, FL 33130
- (4) Miguel A. Soto, Treasurer 1137 S.W. 5 Street Miami, FL 33130

## ARTICLE X - BY LAWS

The BY-LAWS of this Corporation may be adopted, altered, amended or repealed by either the Stockholders or Directors.

# ARTICLE XI - INDEMNIFICATION

The Corporation shall indemnify any Officer or Directors, or any former Officer or Director, to the full extent permitted by law.

# ARTICLE XII - SUBORDINATION

This Corporation will be subordinate to and subject to the authority of any head or national association, lodge, order, beneficial association, fraternal or beneficial society, foundation federation, or other corporation, society, organization or association not for profit.

# ARTICLE XIII - PREEMPTIVE RIGHTS

Every Stockholder, upon the sale for cash of any new stock of this Corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his pro-rate share thereof (as nearly as may be done without the issuance of fractional shares) at the price at which it is offered to others.

# ARTICLE XIV - INCORPORATION

The name and address of the person signing these Articles is Eugenio Buitrago, 3200 N.W. 79 Street, H-836, Miami, FL 33147; Lissette Buitrago, 3200 N.W. 79 Street, H-836, Miami, FL 33147; Manuel S. Rayo, 1850 N.W. 113 Terrace, Miami, FL 33130; Miguel A. Soto, 1137 S.W. 5 Street, Miami, FL 33130 and the principal mailing address is 3200 N.W. 79 Street, H-836, Miami, FL 33147.

# ARTICLE XV - AMENDMENT

This Corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, in

accordance with the provisions of the State of Florida General Corporation Act.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this 10 day of 3/M/M/, 1996.

PASTOR EUGENTO-BUITRAGO

MANUEL S. PAVO

Lisette Buitengo

MIGUEL A. SOTO

## ACCEPTANCE BY REGISTERED AGENT OF CORPORATION

HAVING BEEN NAMED TO ACCEPT THE SERVICE OF PROCESS FOR THE ALOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN ARTICLE V OF THESE ARTICLES OF INCORPORATION, THE UNDERSIGNED HEREBY AGREES TO ACT IN THIS CAPACITY, AND FURTHER AGREES TO COMPLY WITH THE PROVISION OF ALL STATUES RELATIVE TO THE PROPER AND COMPLETE DISCHARGE OF ITS DUTIES.

DATED THIS 10 day of January, 1996.

MARCELO F. SAENE ESQ.

(REGISTERED AGENT)

STATE OF FLORIDA)

COUNTY OF DADE

Before me, Notary Public authorized in the State and County set forth above, personally appeared Eugenio Buitrago, Lissette Buitrago, Manuel S. Rayo, Miguel A. Soto and Marcelo F. Saenz, Esquire as registered agent known to me and to be the persons who as Incorporator and registered agent executed the foregoing Articles of Incorporation of IGLESIA CRISTIANA "EL VIVE" INC., and he acknowledged before me that they executed there Articles of Incorporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, in the State and County aforesaid, this 101/day of 1996.

Notary Public State of Florida at Large My Commission Expires:

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