One Accord Gospel Temple 5406 Avenue @ Jacksonville, Florida 32209 Brv. J. D. Goodman, Sr., Pastor

April 24, 1996

Mr. Jim Smith, Secretary of State Corporate Records Florida Department of Sate P. O. Box 6327 Tallahassee, Florida 32314

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Dear Honorable Smith:

CHECK #291

Enclosed is the Articles of Incorporation for One Accord Gospel Temple. We are requesting approval of a Charter for our Non-Profit Corporation at the earliest time possible. A Check in the amount of \$122.50 is enclosed, per instructions from Ruth in Corporate Record, for processing this request and forwarding a certified copy of the approved Charter to:

Dr. Allene B. Howard, Evangelist One Accord Gospel Temple 5816 Lusaid Drive Jacksonville, Florida 32209

If there are any questions regarding this request, please contact Allene B. Howard at 904/764-6441 H: or 904/390-2041 W. We are cagerly looking forward to 5 receiving the Charter for One Accord Gospel Temple.

Sincerely,

Allene B. Howard, Evangelist

One Accord Gospel Temple

ABH:ab

cc:

Rev. Jan D. Goodman, Sr., Pastor One Accord Gospel Temple

File

196-9397



#### FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 2, 1990

AILENE B. HOWARD, EVANGELIST ONE ACCORD GOSPEL TEMPLE 5816 LUSAID DRIVE JACKSONVILLE, FL 32209

SUBJECT: THE ONE ACCORD GOSPEL TEMPLE, INC.

Rof. Number: W96000009397

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Action Houseful

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Original action her?

We have received your document for THE ONE ACCORD GOSPEL TEMPLE. INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must contain written acceptance by the registered agent, (i.e. "I horoby am familiar with and accept the duties and responsibilities as registered agent for said corporation"); and the registered agent's signature.

The registered agent must sign accepting the designation.

You may use the form provided to make the above corrections.

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) 487-6923.

Doris McDuffie Corporate Specialist Supervisor

Letter Number: 296A00021351

One Accord Gospel Temple
3406 Avenue B
Jacksonville, Florida 32209
Bro. J. D. Goodman, Sr., Pastor
Muy 10, 1996

Doris McDuffle
Corporate Specialist Supervisor
Florida Department of State
Division of Corporations
F. O. Box 6327
Tallabassee, Florida 32314

SUBJECT: THE ONE ACCORD GOSPEL TEMPLE, INC.

RE: Ref.Number: W96000009397

Dear Ms McDuffie:

We are returning the document "Aritcles of Incorporation of the One Accord Gospel Temple, Inc." as corrected. The Certificate of Designation of Registered Agent/ Registered Office has been signed by Rev. Jan D. Goodman, Sr., as requested and has been attached to this document. We do appreciate you consideration in processing this request at your earliest convenience and forwarding the certified copy of the approved Charter to:

Ailene B. Howard, Evangelist One Accord Gospel Temple, Inc. 5816 Lusaid Drive Jacksonville, Florida 32209

Please contact me at 904/764-6441 H or 904/390-2041 W if there are any questions regarding this matter.

Sincerely.

Cillini B. Howard, Evangelist

One Accord Gospel Temple, Inc.

ABH:ab Enclosures

cc: Rev. Jan D. Gibiffffffh Sprd the 'Old Fashion Way', One Soul at a Time."

FILED.

## ARTICLES OF INCORPORATION

96 HAY 13 PH 2: 02

OF

## THE ONE ACCORD GOSPEL TEMPLE, INC.

Notice is hereby given that the under-signed incorporators, all being of full age, have associated themselves together for the purpose of forming a Corporation not for profit, without capital stock, under the provisions of Chapters 607 and 617, Florida Statutes and we do hereby accept all of the rights, privileges, benefits and obligations conferred and imposed by such law, and we do hereby make, subscribe, acknowledge and file these Articles of Incorporation.

### ARTICLE I - NAME

The name of the Corporation is: THE ONE ACCORD GOSPEL TEMPLE, INC.

## ARTICLE II - ADDRESS

The principal office address is: 5406 Avenue B, Jacksonville, Florida 32209.

## ARTICLE III - <u>CORPORATE PURPOSE</u>

The concepts, objectives and purposes for which THE ONE ACCORD GOSPEL TEMPLE, INC., is constituted and this Corporation is organized for:

## Section 1: Concepts:

- 1. This Ministry shall be NONDENOMINATIONAL.
- 2. Its Faith shall be Christian (ONE LORD, ONE FAITH, ONE BAPTISM).

3. Its Spiritual Leader shall be Pastor Jan D. Goodman, Sr. (Founder and Pastor).

## Section 2: Objectives and Purposes:

- 1. To disseminate the Gospel of Jesus Christ and the Word of God, to the end that the people of God may be conformed to the image of Jesus Christ.
- 2. To bring both families of believers and individual believers in the Lord Jesus Christ together in personal fellowship.
- 3. To regularly assemble together the members of THE ONE ACCORD GOSPEL TEMPLE, INC., for fellowship one with another and to worship God in spirit and truth; and to cooperate in the assembling of the whole body.
- 4. To provide full Gospel discipleship in its fellowship and activities and in the move of the Holy Spirit.
- 5. To involve every member of THE ONE ACCORD GOSPEL TEMPLE, INC., in its fellowship and activities and in the move of the Holy Spirit.
- 6. To act with the charitible concern for, and to help, not only all members of THE ONE ACCORD GOSPLE TEMPLE, INC., but all men in need of any help which THE ONE ACCORD GOSPEL TEMPLE, INC., can give, regardless of race, social position, or religious affiliation; to development and carry out programs of social action for the poor, widowed, orphaned, afflicted, imprisoned, under privileged, or aged persons, both within and without THE ONE ACCORD GOSPEL TEMPLE, INC.
- 7. To support and encourage communication and extension of the Christian life and witness by sound and comprehensive preaching and teaching of the Holy Bible and of the Gospel of the Lord Jesus Christ to all men, both within this fellowship and elsewhere, not only by conventional modes, but also by all means which will accomplish such communication, extension, teaching and preaching, including but not limited to media of

communication, extension, preaching and teaching, but not for private profit, to sponsor, participate in conduct or engage in radio broadcasting, television broadcasting, the printing or reproducing and publication of recordings, books, and other materials, the establishment and operation of a school or schools, and the holding and conducting of seminars, study groups, work shops and meetings, by either resident or traveling evangelists, teachers, or other ministers; to receive offerings for such purposes; and to grant aid and pay reasonable compensation for services actually rendered to persons, firms, and corporations for such purposes.

- 8. To recognize, support and cooperate with the various ministries estalished by God to equip believers to fulfill their prespective functions as members of the Body of Christ to maturity and completion.
- 9. To ordain ministers upon completion of prescribed course of study, designated by THE ONE ACCORD GOSPEL TEMPLE, INC.; to assist in the establishment and maintenance of churches; and to send forth missionaries for the establishment and uplifting of other churches, both domestic and foreign.

## ARTICLE IV - MEMBERSHIP

The membership of this Corporation shall consist of all persons herein named as subscribers to these ARTICLES OF INCORPORATION for membership and who shall be admitted, in the following manner:

## Section 1: Eligibility:

In order to qualify for membership in THE ONE ACCORD GOSPEL TEMPLE, INC., a prospective member must accept, believe in, and rely on Jesus Christ for his salvation; in Jesus Christ to give evidence of his intention to keep His commandments.

## Section 2: Application for Membership:

1. Its members or perspective members shall be accepted into this branch of the Christian Community by their tried Spirit. The right hand of fellowship shall be on that hour, by the Pastor and Members.

- 2. It shall consist of persons accepting the entire Bible, and the Unadulterated, Uneut, Unbiased Word of God.
- 3. Its new members shall be in a training state for a period of 90 days as so to learn the Spiritual, Theological, and Financial obligations that are expected not only by them, but by all of us. (Tithing, Offerings, and all other support for this Ministry).
  - 4. This Ministry's Spirutual decision shall be made by the Pastor.
- 5. All other decisions will be discussed and resolved by active membership.

## Section 3: Termination of Membership:

Members that do not participate either by Attendance, Finance or both within 90 consecutive days shall be considered inactive. The member shall be required to consult with the Pastor before restoration can occur.

The right hand of fellowship shall be given upon the completion of a sufficient consultation.

## ARTICLE V - <u>DURATION AND MANAGEMENT</u>

This Corporation shall have perpetual existence with a Board of Directors.

#### Section 1:

This Ministry's elected officers, with the Pastor as moderator, shall meet once a month on a (To-Be-Announced) basis to conduct the Ministry's business. (Any member may attend this meeting but is not obligated). The Board of Directors shall be elected or removed in accordance with the procedures provided by the Bylaws (Church Covenant).

#### Section 2:

The officers of the Corporation shall be a President/Director; a Vice President/Director; a Director; a Treasurer/Director; and a

Secretary/Director. These officers shall be elected and shall hold office in the manner provided in by the Bylaws of the Corporation (Church Covenant).

## ARTICLE VI - INITIAL OFFICERS/DIRECTORS

PRESIDENTY

Reverend Jan D. Goodman, Sr., Pastor and Founder,

DIRECTOR:

5604 Avenue B, Jacksonville, Florida 32209

VICE PRESIDENTA

Allene B. Howard, Evangelist, 5816 Lusaid Drive

DIRECTOR:

Jacksonville, Florida 32209

DIRECTOR:

Jennette Shaw, Evangelist, 800 Broward Road, #B101,

Jacksonville, Florida 32218

TREASURER/ DIRECTOR: Harriette Prince, 9070 7TH Avenue, Jacksonville,

Florida 32208.

SECRETARY/

Susie McClendon, 1415 Pawhatten Street,

DIRECTOR: ,

Jacksonville, Florida 32209

## ARTICLE VII - BYLAWS AND AMENDMENTS TO THE ARTICLES OF INCORPORATION

The Bylaws of the Corporation shall be the Church Covenant.

## Section 1:

- 1. Having been led, as we believe by the Spirit of God, to receive the Lord Jesus Christ as our Saviour and, on the profession of our faith, having been baptized in the name of the Father, and the Son, and of the Holy Spirit, we do now, in the presence of GOD, and this assembly, most solemnly and joyfully enter into covenant with one another as one body in Christ.
- 2. We engage, therefore, by the aid of the Holy Spirit to walk together in Christian love; to strive for the advancement of this church, in knowledge, holiness, and comfort, to promote its prosperity and spiritually; to sustain its worship, ordinances, discipline, and doctrines, to contribute

cheerfully and regularly to the support of the ministry, the expenses of the church, the relief of the poor, and the spread of the gospel through all nations.

- 3. We also engage to maintain family and secret devotions; to religiously educate our children, to seek the salvation of our kindred and acquaintances; to walk circumspectly in the the world; to be just in our dealing, faithful in our engagements, and exemplary in our deportment; to avoid all tattaling, backbiting, and excessive anger; to abstain from the sale of and use of intoxicating drinks as a beverage; to be zealous in our efforts to advance the kingdom of our Saviour.
- 4. We further engage, to watch over one another in brotherly love, to remember one another in prayer; to aid one another in sickness and distress; to cultivate Christian sympathy in feeling and Christian courtesy in speech; to be slow to take offense, but always ready for reconciliation and mindful of the rules of our Saviour to secure it without delay.
- 5. We moreover engage, that when we remove from this place we will as soon as possible, unite with some other church where we can carry out the spirit of this covenant and the principles of God's Word.

#### Section 2:

Amendments to the Articles of Incorporation shall be in the manner provided for in the Bylaws of the Corporation (Church Covenant).

## ARTICLE VIII - GENERAL

- 1. All income and assets of the Corporation, above the necessary expenses, shall be for the sole purpose of the upbuilding of this Ministry, and shall be administered solely and exclusively for the corporate purposes selected by the Board of Directors.
- 2. This Corporation shall have no captical stock and shall pay no dividends to its incorporators, directors, officers or members. In addition, no part of the Corporation shall be distributed to its members, directors, officers or incorporators; provided that the Corporation may pay compensation in a reasonable amount to its members, directors, and officers for services

rendered and may confer benefits upon its members in conformity with its purposes.

#### ARTICLE IX - GENERAL

The names and residence address of the subscribers to the Corporation are as follows:

PRESIDENT/ DIRECTOR: Reverend Jan D. Goodman, Sr., Pastor and Founder 1333 Dunn Avenue, #1411, Jacksonville, Florida 3218

VICE PRESIDENTY

Ailene B. Howard, Evangelist, 5816 Lusaid Drive,

DIRECTOR:

Jacksonville, Florida 32209

DIRECTOR:

Jeanette Shaw, Evangelist, 800 Broward Road, #B101.

Jacksonville, Florida 32218

TREASURER/

Harriette Prince, 9070 7TH Avenue, Jacksonville,

DIRECTOR:

Florida, 32208.

SECRETARY/

Susie McClendon, 1415 Pawhatten Street,

DIRECTOR:

Jacksonville, Florida 32209.

## ARTICLE X - REGISTERED OFFICE AND REGISTERED AGENT

The above named incorporators, desiring to organize this Corporation under the laws of the State of Florida, hereby designate the Corporation's registered Office to be located at 5406 Avenue B, Jacksonville, Florida 32209, and hereby designate and appoint Pastor Jan D. Goodman, Sr., as the Registered Agent of the Corporation, to accept service of process within this State, to serve in such capacity until his successor is selected an duly designated.

## ARTICLE XI - IDEMNIFICATION

The Corporation shall indemnify any officer, director or employee of the Corporation to the full extent permitted by as set forth in the Florida General Corporation Act.

## ARTICLE XII - PROHIBITED ACTIVITIES

#### The Corporation shall not:

- 1. Attempt to influence as a substantial part of its activities
- 2. Allow any part of its net income to inure to the benefit of officers, director or members of the Corporation, or to any other individuals, except in the furtherance of its charitable purposes.
- 3. Participate to any extent in any political campaign for or against any candidate for public office.
- 4. Conduct any activities not permitted to be carried on by organizations exempt under Section 501(e) (3) or the Internal Revenue Code of 1954, as amended, and its regulations as they now exist or as they may hereafter be amended, or by any organization, contributions to which are deductible under Section 170(e) (2) of such Code and regulations as they now exist or as they may hereafter be amended.

## ARTICLE XIII - DEDICATION OF ASSETS

The Corporation dedicates all assets for the upbuilding of this Ministry which it may acquire to the charitable purpose set forth in Article III hereto. In the event that the Corporation shall dissolve or otherwise terminate its corporate existence, subject to the Corporation shall distribute all its existing assets to one or more organizations which themselves are exempt as organizations described in Sections 501(c) (3) and 170 (c) (2) of the Internal Revenue Code of 1945 or corresponding Sections of any prior or future law, or to the Federal Government or to a State or local government for exclusive public purpose.

IN WITNESS WHEREOF, the undersigned have subscribed their names under the seal this
19 96.
Jan Mockman &
President/Director, Reverend Jan D. Goodman, Sr. Paytor and Founder
ailen B. Hannel
Vice President/Director, Ailene B. Howard
Leavette ( Skay)
Director, Jeanette Spany, Evangelist
Narrutte Punce
Treasurer/Director, Harriette Prince
Sechetary/Director, Susic McClendon

FLORIDA COUNTY OF DUVAL

BEFORE ME, the undersigned authority, personally appeared Jan D. Goodman, Sr., Ailene B. Howard, Jeanette Shaw, Harriette Prince, and Susie McClendon, to me to be the persons described in and who subscribed their names to the foregoing Articles of Incorporation, and who acknowledged before me that they excecuted such Articles of Incorporation for the purposes therein expressed/

WITNESS my hand and official seal in the aforementioned County and State, this <u>loth</u> day of <u>April</u> 1996.

NOTARY PUBLIC STATE OF FLORIDA AT LARGE

DENISE C. CRUM MY COMMISSION & CC473933 EXPIRES Juna 23, 1893 BOIGCO TIRIU TROY FAIR PSSUTUNGE, INC.

My commission expires:

# CERTIFICATE OF DESIGNATION OF FILED REGISTERED AGENT/REGISTERED OFFICE96, AY 13 PH 2: 02

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATE OF UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA

1. The name of the	he corporation is:	
ONE ACCORD G	OSPEL TEMPLE, INC. (must include suffix)	
	(mass metatic surface)	
2. The name and	address of the registered agent and office is:	
	JAN D. GOODMAN, SR. (NAME)	
	5406 AVENUE B	
	(P.O. Box or Mail Drop Box NOT ACCEPTABLE)	-
	JACKSONVILLE, FLORIDA 32209	_
	(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. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familier with and accept the obligations of my position as registered agent.

(SIGNATURE)

5-4-96 (D, TE)