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TRANSMITTAL LETTER

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Enclosed for:	is an original a	and one (1) copy (of the articles of in	ncorporation and a c	∏. heck
	\$70.00	\$78.75	\$122.50	□ \$131.25	င္ပာ င
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NOTE: Please provide the original and one copy of the articles.

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ARTICLES OF INCORPORATIO; NON-PROFIT

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OF

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FIRST CHURCH OF GOD IN CHRIST OF WEST PALM BEACH, INC.

The undersigned, for the purpose of forming a Non-profit Corporation pursuant to Florida law, Section 617 hereby certifies as follows:

ARTICLE I

The name of this Corporation Not For Profit shall be:

FIRST CHURCH OF GOD IN CHRIST OF WEST PALM BEACH, INC.

ARTICLE II PURPOSE

The purpose for which the corporation called FIRST CHURCH OF GOD IN CHRIST OF WEST PALM BEACH,, INC., is organized are exclusively religious, charitable, scientific, literary and educational within the meaning of section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE III TERM OF EXISTENCE

This corporation shall have perpetual existence.

ARTICLE IV LOCATION

The principal office of the Corporation in the State of Florida is located:

610 - 14 Street West Palm Beach, Florija 33401

ARTICLE V SUBSCRIBER AND REGISTERED AGENT

The name and address of the Subscriber and Registered Agent to these Articles is:

Kenneth Washington 10460 S. W. 160th Street Miami, Florida 3:157

ARTICLES VI DIRECTORS

The Directors of this Corporation shall be:

Director: Kenneth Washington

10460 S. W. 160th Street

Miami, Florida 33157

Director: Willie Richardson

201 Lainhart Court West Palm Beach, florida 33409

Director: Doris Stevens

610 - 14th Street

West Palm Beach, Florida 33401

ARTICLES VII QUALIFICATION OF MEMBERS

Members shall be freely admitted to the Corporation, who are willing to promote the purpose of this corporation. The qualification of members shall be set by the by-laws of the corporation. Men, Women, Boys and Girls will be freely accepted to the membership.

ARTICLES VIII

The daily affairs of the Corporation are to be managed by the MInister, who serves on a permanet basis, or a person designated by him to assist in the management of the corporation.

ARTICLES IX

The Minister shall serve as Minister and Officer of the said corporation.

ARTICLE X

The Board of Directors shall be composed of not less than (3) members. The Board of Advisors shall be elected by the Board of Directors and members. The Board of Directors and Advisors shall also prepare a set of by-laws for the body of the church organization. The Board of Directors shall be voted upon after each term after the initial appointing of the Directors by the Founder and President.

ARTICLE XI

The County in the State of Florida where the principal office and registered agent for the transaction of the activities of the corporation is located in Palm Beach County.

ARTICLE XII

The property of this corporation is irrevocably dedicated to religious purpose and no part of the net income or assets of this organization shall ever insure to the benefits of any private person. Upon dissolution of the organization assets shall be distributed for one or more exempt purposes within the meaning of section 501 (C) (3) of the Internal Revenue Code or corresponding section of any future federal tax code, or shall be distributed to the Federal, State, or local government for public purpose. Any such assets not so dispose of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes.

Subscriber & Registered Agent

State of Florida)

SS

County of Dade)

BEFORE ME, The undersigned authority, personally appeared who is well known to me to be the person described herein who subscribes to the above Articles of Incorporation.

IN WITNESS WHEREOF, I have percunto set my hand and official seal in fluance, Florida, County of New this 121 day of May, 1996

Notary Public, State of Florida

Commission Expires:

ESTTERNA CONTRA

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provision of Section 607.325, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent, in the State of Florida.

1. The name of the corporation is	.
and the second s	od In Christ of West Palm
Beach, INC.	
2. The name and address of the re	gistered agent and office is:
Kenneyli (NAME)	Nashington_
10460 S.W. (ADDRESS - P. O	160 Steet BOX NOT ACCEPTABLE)
Migni F/	33/57 PATE ZIP) / 1/
	SIGNATURE Kenneth Working
	TITLEPresident
	DATE 5/1/96
ALL STATUTUS RELATIVE TO THE PROPER	E OF PROCESS FOR THE ABOVE STATED ED IN THIS CERTIFICATE, I HERBY AGREE ER AGREE TO COMPLY WITH PROVISIONS OF ER AND COMPLETED PERFORMANCE OF MY DUTIES, TIONS OF SECTION 607.325, FLORIDA STATUTES.
	DATE
	DATE 5/1/96
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