19600006627 ARUS CORPORATE INDUSTRIES, INC.

LAZARUS CORPORATE Requestor's Name 890 S.W. 87 AVENUE SUITE: 16 Address MIAMI, FLORIDA 33174 (305)552-5973 City/State/Zip Phone # LOCAL REPRESENTATIVE TALLAHASSEE Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. HOLY SPIRIT ASSOCIATION FOR UNIFICATION

2. OF WORLD CHRISTIANITY OF CUBA INC.

(Corporation Name) Joednment #) 7010102013157-22 (Corporation Name) (Document #) (Corporation Name) (Document #) Walk in Pick up time ________ Certified Copy Mail out ☐ Will wait Photocopy Certificate of Status NEW FILINGS AMENDMENTS Profit Amendment NonProfit Resignation of R.A., Officer/ Director Limited Liability Change of Registered Agent Domestication Dissolution/Withdrawal A NOW 25 MINES AND SECULAR SEC Other OTHER FILINGS REGISTRATION QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Other

Examiner's Initials

NOA 5 8 1886



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

RECEIVED

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DIVISION OF CORPORATION

November 25, 1996

LAZARUS CORPORATE INDUSTRIES, INC. 890 SW 87 AVENUE SUITE 16 MIAMI, FL 33174

SUBJECT: HOLY SPIRIT ASSOCIATION FOR UNIFICATION OF WORLD CHRISTIANITY OF CUBA INC.
Ref. Number: W96000024891

We have received your document for HOLY SPIRIT ASSOCIATION FOR UNIFICATION OF WORLD CHRISTIANITY OF CUBA 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 registered agent and registered office listed in your articles of incorporation must be consistent throughout the document.

According to section 607.0202(1)(b) or 617.0202(1)(b), Florida Statutes, you must list the corporation's principal office, and if different, a mailing address in the document. If the principal address and the registered office address are the same, please indicate so in your document.

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: 296A00053417

ARTICLES OF INCORPORATION

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OF

HOLY SPIRIT ASSOCIATION FOR UNIFICATION OF WORLD CHRISTIANITY OF CUBA INC.

The undersigned, for the purpose of forming a nonprofit --corporation under Florida Statutes Chapter 617, do hereby make and adopt the following Articles of Incorporation.-

ARTICLE I

NAME

The name of the proposed Corporation is: HOLY SPIRIT ASSO-CIATION FOR UNIFICATION OF WORLD CHRISTIANITY OF CUBA INC. 3100 NW 72nd AVE. UNIT 111, MIAMI, FL. 33122 ARTICLE II

NOT FOR PROFIT

The Corporation is a nonprofit corporation under the lawsof the State of Florida. The Corporation is not formed for pecuniary profit. No part of the income or assets of the Corporation is distributable to or for the benefit of its Members, Directors or Officers, except to the extent permissible under the law.

ARTICLE III

DURATION

The duration (term) of the Corporation is perpetual.-

ARTICLE IV

PURPOSES

The Corporation is exclusively organized, and shall beoperated exclusively for the following charitable, scientific of educational purposes:

A.-To function as a church, bringing the good news of salvation to every individual using means such as television, --radio, printed materials and refuge centers.- To serve as a transitional living facility for the homeless and substance -abuse individuals.-

B.-To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations, including without limiting the generality of the foregoing, to ac-

quire by donation, contribution, bequest, devise, gift, purchase, lease or otherwise any property of any sort or nature-without limitations as to its amount or value, and to hold, invest, reinvest, manage, use, apply, employ, sell, expend, disburse, lease, mortgage, convey, option, donate or otherwise dispose of such property and the income, principal and proceeds of such property, for any of the purposes set forth-therein.

- C.-To operate exclusively in any other manner for such charitable and educational purposes as will qualify it as an-exempt organization under Section 501(c) (3) of the Internal-Revenue Code of 1954, as amended, or under any other corresponding provisions of any subsequent federal tax laws, covering the distributions to organizations qualified as tax exempt organizations under the Internal Revenue Code, as amended, including private foundations and private operating-foundations.-
- D.-To do such other things as are incidental to the purposes of the Corporation or necessary or desirable in order to-accomplish them.-

ARTICLE V

LIMITATIONS

No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its Members, Directors, or Officers, but the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article 4 (Purposes) hereof.

ARTICLE VI

MEMBERS

The Corporation shall have Voting Members who shall be elected (and may be removed) by the Voting Members and shall-have all the rights and privileges of members of the Corporation.- The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such manner and who -shall have such rights and privileges as are get forth in the Bylaws, but who shall not have the right to vote.- The name - and address of each initial Voting Member are as follows:

NAME

ADDRESS

ANTONIO J.LLOPIZ

8657 NW 1ST LANE MIAMI, FL. 33126

HENRY A. MASTERS

8657 NW 1ST LANE

MIAMI, FL. 33126

GREGORIO PETTE

8657 NW 1ST LANE MIAMI, FL. 33126

KYOKO KURAMOTO

8657 NW 1ST LANE MIAMI, FL. 33126

ARTICLE VII

INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial Registered Office of the Corporation is: 8657 NW 1ST LANE, MIAMI, FL. 33126 and the name of its initial Registered Agent at that addressis:

ANTONIO J.LLOPIZ

ARTICLE VIII

The management of the Corporation shall be vested in a Board of Directors.- The number of Directors constituting the initial Board of Directors is four.- The number of Directorsmay be increased or decreased from time to time in accordance with the Bylaws, but shall never be less tan three.-The Voting Members shall elect the Directors annually.- The name-and address of each initial Director of the Corporation is as follows:

ADDRESS

ANTONIO 3	J.	LL	ΟP	IZ
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8657 NW 1ST LANE MIAMI, FL. 33126

HENRY A.MASTERS

8657 NW 1ST LANE MIAMI, FL. 33126

GREGORIO PETTE

8657 NW 1ST LANE MIAMI, FL. 33126

KYOKO KURAMOTO

8657 NW 1ST LANE MIAMI, FL. 33126

ARTICLE IX

OFFICERS

The Officers of the Corporation shall consist of a Presi--

dent, Vice-President, Secretary, Treasurer and such other Officers and Assistant Officers an may be provided in the --Bylaws.-Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such-time and in such manner as may be prescribed in the Bylaws.--The name and address of each initial Officer of the Corporation is as follows:

NAME		ADDRESS
ANTONIO J.LLOPIZ	PRESIDENT	8657 NW 1ST LANE MIAMI, FL. 33126
HENRY A. MASTERS	VICE-PRESIDENT	8657 NW 1ST LANE MIAMI, FL. 33126
GREGORIO PETTE	SECRETARY	8657 NW 1ST LANE MIAMI, FL. 33126
KYOKO KURAMOTO	TREASURER	8657 NW 1ST LANE MIAMI, FL. 33126
	ARTICLE X	

INCORPOR' TORS

The name and address of each Incorporator signing these articles is as follows:

NAME	
ANTONIO	J.LLOPIZ

ADDRESS 8657 NW 1ST LANE

MIAMI, FL. 33126

HENRY A.MASTERS

8657 NW 1ST LANE MIAMI, FL. 33126

ARTICLE XI

BYLAWS

The Bylaws of the Corporation are to be made and adopted by the Board of Directors and may be altered, amended or rescinded by the Board of Directors.-

ARTICLE XII

AMENDMENT

The Corporation reserves the right to amend or repeal any - provisions contained in these Articles of Incorporation or -- any amendment to them, and all rights and privileges conferred

upon the Members, Directors and Officers are subject to thisreservation. - The Articles of Incorporation may be amended in accordance with the provisions of the laws of the State of --Florida, as amended from time to time, unless more specificprovisions for amendments are adopted be the Corporation pursuant to law.

ARTICLE XIII

NONSTOCK BASIS

The Corporation is organized on a Nonstock Basis. - This Corporation shall not issue shares of stock. -

IN WITHNESS WHEREOF:

The undersigned subscribers have executed these articles of incorporation this 21st day of November 1996.-

HENRY A.MASTERS

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA NAMING AGENT - UPON WHOM SERVICE OF PROCESS MAY BE MADE.-

In compliance with section 607.0501, of the Florida Statutes the following is submitted:

Desiring to organize or qualify under the laws of the Stateof Florida with its principal place of business in the City of MIAMI, County of DADE, Florida, whose Corporate name is:--HOLY SPIRIT ASSOCIATION OF UNIFICATION OF WORLD CHRISTIANITY OF CUBA, INC.

has named as its Agent to accept service of process within -- the State of Florida: ANTONIO J.LLOPIZ

A CKNOWLEDGMENT

Having been named to accept service of process for the abovementioned Corporation, at place designated in this Certificate, I here by agree to act in this capacity, and further agree to comply with the provisions of all the Statutes relative to the proper and complete performance of my duties.-

Date this 21st day of November, 1996 .-

RES DENT AND REGISTER AGENT ANTONIO J. LLOPIZ

