19000006159

AMERILAWYER® (Requestor's Name) 343 ALMERIA AVENUE		9000020195195 -12/04/9601071014 +***560.00 *****70.00		
	33134 - (305) 445-2700	OFFICE USE ONLY		_
		-	99 SEC -1- PH	
CORPORATION NAM	E(S) & DOCUMENT NUME	BER(S) (if known):	ယ္	
1,SAINT DEMETRIOUS	ORTHODOX CHURCH, SOUTHERN DIO	CESE- ORTHODOX CHURCH OF AMER	ICA INC.	
(Corporato	n Name)	(Document #)		
2. (Corporatio	n Name)	(Document #)		
3				
(Corporatio	n Nama)	(Document #)		
4. (Corporatio	n Name)	(Document #)		
Walk in Pic	k up time	Certified Copy		
Mail out W	ill wait Photocopy	Certificate of Status		
NEW FILINGS	AMENDMENTS		14.	3 7
Profit	Amendment			, <u>į</u>
NonProfit	Resignation of R.A., Officer/I	Director		· []
Limited Liability	Change of Registered Agent			===
Domestication	Dissolution/Withdrawal	·		: III - フ
Other	Merger). 26	
				
OTHER FILINGS	REGISTRATION/ QUALIFICATION			
Annual Report	Foreign			
Fictitious Name	Limited Partnership			
Name Reservation	Reinstatement		. (🕜 .	
}	Trademark	_1a	-4-90)

Other

CR2E031(10/92)

Examiner's Initials

ARTICLES OF INCORPORATION

OF

SAINT DEMETRIOUS ORTHODOX CHURCH, SOUTHERN DIOCESE- ORTHODOX CHURCH OF AMERICA, INC.

The undersigned subscriber to these Articles of Incorporation is natural person competent to contract and hereby form a non profit Corporation under Chapter 617 of the Florida Statutes.

ARTICLE 1 - NAME

The name of the Corporation is **SAINT DEMETRIOUS ORTHODOX CHURCH**, **SOUTHERN DIOCESE- ORTHODOX CHURCH OF AMERICA**, **INC.**, (hereinafter "Corporation").

ARTICLE 2 - PURPOSE OF CORPORATION

The Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE 3 - PROHIBITIONS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that 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 Second hereof. No substantial part of the activities of the Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a Corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.



ARTICLE 4 - DIRECTORS

The Directors shall be elected by a majority vote of the Members of this Corporation. The Directors of the Corporation shall be:

Reverend Ian Hammett John Dunlap, Jr. Gleb McFatter

ARTICLE 5 - OFFICERS

The officers of the Corporation shall be:

President:

Reverend Ian Hammett

Secretary:

John Dunlap, Jr.

Treasurer:

Gleb McFuter

ARTICLE 6 - PRINCIPAL OFFICE

The principal office of this Corporation is 140 Price Street, Naples, Florida 34113 and the mailing address is the same.

ARTICLE 7 - INCORPORATOR

The name and street address of the incorporator of this Corporation is:

Elsie Sanchez 343 Almeria Avenue Coral Gables, Florida 33134

ARTICLE 8 - TERM OF EXISTENCE

This Corporation shall have perpetual existence.

ARTICLE 9 - CAPITAL STOCK

This Corporation shall have no capital stock and shall be composed of members rather than shareholders.

ARTICLE 10 - QUALIFICATIONS OF MEMBERSHIP

The categories of membership, qualifications for membership and the manner of admission shall be as set forth in and regulated by the By Laws of the Corporation.



ARTICLE 11 - VOTING RIGHTS

Members of the Corporation will have such voting rights as are provided in the By Laws of the Corporation.

ARTICLE 12 - LIABILITIES FOR DEBTS

Neither the members nor the members of the Board of Directors or officers of the Corporation shall be liable for the debts of the Corporation.

ARTICLE 13 - REGISTERED OFFICE AND REGISTERED AGENT

The initial address of registered office of this Corporation is AmeriLawyer® Chartered, located at 343 Almeria Avenue, Coral Gables, Florida 33134. The name and address of the registered agent of this Corporation is AmeriLawyer® Chartered, 343 Almeria Avenue, Coral Gables, Florida 33134.

ARTICLE 14 - EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval of the Secretary of State, State of Florida.

ARTICLE 15 - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the Members, and approved at a Members meeting by a majority of the Members, unless all the Directors and all the Members sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE 16 - DISSOLUTION

Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for public purpose. Any such assets not so disposed of shall be disposed of by Court of Competent Jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.



IN WITNESS WHEREOF, I have hereunto set my hand and seal, acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this <u>DFC. 0.3 1996</u>.

Elsie Sanchez, Incorporator

55 DEC -4 PM 3: 5

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

AmeriLawyer® Chartered, having a business office identical with the registered office of the Corporation name above, and having been designated as the Registered Agent in the above and foregoing Articles of Incorporation, is familiar with and accepts the obligations of the position of Registered Agent under the applicable provisions of the Florida Statutes.

AmeriLawyer® Chartered

Natalia Utraja, Vice President

N9600006/59

(Requestor's Name) 343 ALME	_AWYER® RIA AVENUE 3134 – (305) 445-2700	LHDICHON: -12/I **** OFFICE USE ONLY	20233300 13796-01025009 **35.00 *****35.00
(City, State, Zip)	(Phone #)	-	-1.0
	E(S) & DOCUMENT NUM	IBER(S) (if known):	SECULTATION OF THE STATE OF THE
(Corporation Name)		(Document #)	
2. (Corporation 3.		(Document #)	3 70
(Corporation Name)		(Document #)	ं उ
4. (Corporation Name) Walk in Pick up time Mail out Will wait Photocopy		(Document #) Certified Copy Certificate of Status	CI ALLA CONTRACTOR
NEW FILINGS	AMENDMENTS		
Profit	X Amendment		
NonProfit	Resignation of R.A., Office	er/Director	
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger	/ \	1 .0/
OTHER FILINGS	REGISTRATION/ QUALIFICATION		M2/9/1/
Annual Report	Foreign	V L / /	(()
Fictitious Name	Limited Partnership	(/	' \
Name Reservation	Reinstatement	V	` ' \

Examiner's Initials

Trademark

Other

CR2E031(10/92)

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF



SAINT DEMETRIOUS ORTHODOX CHURCH, SOUTHERN DIOCESS-ORTHODOX CHURCH OF AMERICA, INC.

Pursuant to the provisions of section 617.1002, Florida Statutes, this corporation adopts the following Articles of Amendments to its Articles of Incorporation:

FIRST:

The name of this corporation shall be changed to SAINT DEMETRIUS

ORTHODOX CHURCH, DIOCESE OF THE SOUTH-ORTHODOX CHURCH

IN AMERICA, INC.

SECOND:

The date of the adoption of this amendment is the 6th day of December,

1996.

THIRD:

The Board of Directors has adopted a resolution setting forth this amendment of the Articles of Incorporation of the corporation. Said resolution was submitted to a vote at a special meeting of all of the Members of the corporation entitled to vote thereon. The amendment to the Articles of Incorporation was adopted unanimously by all of the

Members at such meeting.

FOURTH:

This amendment shall be effective upon the filing of these Articles of Amendment to Articles of Incorporation with the Secretary of State of

Florida.

Signed this 6th day of December, 1996.

Reverand Ian Hammett, President and Chairman