

# NP 1700000605

Glorious  
 530 W. Swoope Ave.  
 Winter Park, FL 32789  
 Attn: Regina West  
 City/State/Zip Phone #

Office Use Only

**CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):**

- \_\_\_\_\_  
 (Corporation Name) (Document #)
- \_\_\_\_\_  
 (Corporation Name) (Document #)
- \_\_\_\_\_  
 (Corporation Name) (Document #)
- \_\_\_\_\_  
 (Corporation Name) (Document #)

FILED  
 97 OCT 24 AM 10:51  
 SEC. OF STATE  
 TALLAHASSEE, FLORIDA

- ☐ Walk in     
 ☐ Pick up time \_\_\_\_\_     
 ☐ Certified Copy  
☐ Mail out     
 ☐ Will wait     
☐ Photocopy     
☐ Certificate of Status

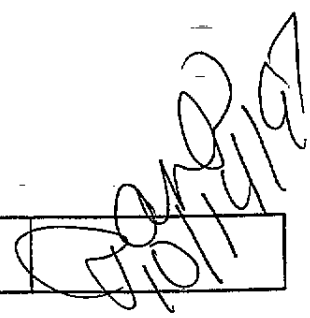
NEW FILINGS	
<input type="checkbox"/>	Profit
<input type="checkbox"/>	NonProfit
<input type="checkbox"/>	Limited Liability
<input type="checkbox"/>	Domestication
<input type="checkbox"/>	Other

AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/ Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

100002319011--8  
 -10/13/97--01102--024  
 \*\*\*\*\*70.00 \*\*\*\*\*70.00

OTHER FILINGS	
<input type="checkbox"/>	Annual Report
<input type="checkbox"/>	Fictitious Name
<input type="checkbox"/>	Name Reservation

REGISTRATION/ QUALIFICATION	
<input type="checkbox"/>	Foreign
<input type="checkbox"/>	Limited Partnership
<input type="checkbox"/>	Reinstatement
<input type="checkbox"/>	Trademark
<input type="checkbox"/>	Other

Examiner's Initials 




FLORIDA DEPARTMENT OF STATE  
Sandra B. Mortham  
Secretary of State

October 15, 1997

REGINA WEST  
530 W. SWOOPE AVENUE  
WINTER PARK, FL 32789

SUBJECT: GLORIOUS COVENANT CHURCH, INC.  
Ref. Number: W97000023484

We have received your document for GLORIOUS COVENANT CHURCH, INC. and your check(s) totaling \$70.00. 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 hereby am familiar with and accept the duties and responsibilities as Registered Agent.")

Please return the original and one copy of 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 (850) 487-6933.

Dana Calloway  
Document Specialist

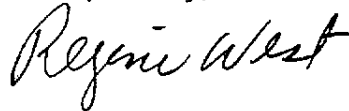
Letter Number: 397A00050368

10/20/97

To: Dana Calloway  
From: Pastor R. West  
Re: Glorious Covenant Church Articles of Incorp.

I have a deadline to return the articles of incorporation to I.R.S. Oct 21. I did secure and short extension . Please give the return of the stamped copy your immediate attention it will be greatly appreciated. Thank you , God Bless you.

Respectfully,

A handwritten signature in cursive script that reads "Regina West". The signature is written in black ink and is positioned above the printed name.

Regina West

ARTICLES OF INCORPORATION

ARTICLE I NAME

The name of the corporation shall be: Glorious Covenant Church, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:  
530 W. Swoope Avenue, Suite A, Winter Park, Florida 32789

ARTICLE III DESIGNATION

The corporation is designated as a non-profit, religious organization and Church

ARTICLE IV

INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and address of the initial registered agent is: Regina West  
530 W. Swoope Ave. Suite A, Winter Park, Florida 32789

I hereby am familiar with and accept the duties and responsibilities as Registered Agent. Regina West

ARTICLE V PURPOSE

The purpose of the Corporation is: to preach the Gospel of Jesus Christ, Through Evangelism take God's saving Grace to the community and the world, establish a Christian school to educate our youth for Christ, and provide a place of worship and praise

FILED  
97 OCT 24 10:52  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

## ARTICLE VI INCORPORATORS

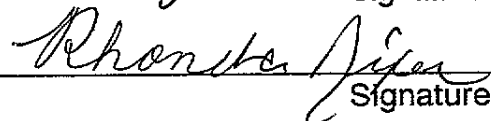
The names and street address of the incorporators to these Articles of Incorporation

are: Pastor Regina West, 530 W. Swoope Avenue, Winter Park, Fl. 32789  
Sister Rhonda V. Dixon 530 W. Swoope Avenue, Winter Park, Fl. 32789  
Assoc. Minister Anthony E. Horsley 2408 Carver Street, Maitland, Fl.  
Prophetess Sondra Preddy 330 Lake Avenue, Maitland, Florida 32751  
Sis Christina Montgomery 631 Hibiscus Rd. Casselberry Fl. 32708  
Mother Carrie Wilson 2105 Howell Branch Rd. Casselberry Fl.

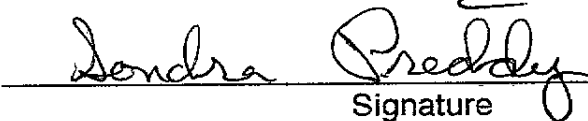
The undersigned incorporators have executed these Articles of Incorporation this

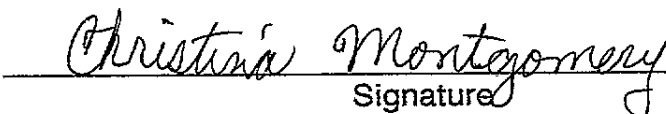
17th \_\_\_\_\_ day of July \_\_\_\_\_, 1997 \_\_\_\_\_.

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

  
\_\_\_\_\_  
Signature

## ARTICLE VII

Members of this organization will have the right to hear teaching about the Christian faith, sing song of praise and worship, receive prayer, and Pastoral exhortation at times designated.

Members can be evaluated for offices as the Pastor feels led of the Holy spirit, and at the conclusion of any specified training for such offices. Other positions of servitude will be filled by members who have completed member orientation classes. Such duties include but are not limited to :

ushering, greeting, house & ground keeping, Pastoral aide etc.

Members who demonstrate Gifting in Teaching, Evangelism, or any other ascension gift, will be able to receive preliminary training in those areas. The member will be considered a part of a prophetic people in the body of Christ.

The executive members of the Church corporation primary duty is to be consultants to the Pastor and President in decision-making, by forming subcommittees, and coordinating inter, and outreach activities, and budgeting..... If the Pastor asks for such consultation. The Pastor can independently and solely make decisions in any of those areas, as well as coordinate without input or consultation of incorporator, and executive members in advance

This privilege is due to the sovereign authority vested by God in the Pastor as head of this organization, and being so recognized by all members as such. Any challenge to the Pastor 's autonomy in these areas, after counsel, will surely be deemed reason for termination of membership, and all rights and privileges previously enjoyed, including access to the facility. Reason being that such actions are considered a breach of the love, peace, unity, and harmony which is the hallmark of the body of Christ.

## ARTICLE VIII

Members are expected to give voluntarily to the work of God as the Lord has prospered them by gifts, donation, and offering. The tithe is the Lord's is a firm belief of Glorious Covenant Church. The Church will conduct fund raisers, run Revivals, solicit funds to help support the Work of God that is on-going in the Church, in addition to any contributions made.

Members on every level is expected to conduct themselves as become people professing Holiness. Any member who is in violation of this ordinance, by displaying character unbecoming of their profession or office will be verbally informed of the expectation for them to correct such behavior. Continued violation of these directives will be brought before said, council for further disciplinary action for termination. These unacceptable behaviors are, but are not limited to: { Profanity, adultery, sexual vice, towards other members or visitors, vulgar speech, stealing, defaming Pastor and, or church, fighting, disruptive behavior, etc.....

There will be no distribution of assets upon dissolution of said Church Corporation, or termination of membership. The members have no right to any monies raised, or donation to the organization, even if by the members themselves.

A minimum of 3 officers, or executive members of Church Corporation will constitute a quorum, for all decisions when not made independently by the Pastor/President. Executive offices are considered foundational and initial members. They will enjoy privileges as specified by the Pastor from time to time, including, but not limited to: access to property after operational hours, special seating reserved at services and other functions, Appreciation Banquet, Letter of commendation, or some other form of special recognition, as the Pastor, and /or committee deem sufficient.

These by-laws are subject to amending and addendums as the incorporators meet for such changes, according to the Pastors leading of the Lord, or as the executive members present in writing a desire to see any particular issue addressed by board or Pastor/President .

These by-laws were set in order and adapted on July 18,1997, and became an official and permanent part of the Church records.

©1997

# Amendment

- a. Said organization 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 corresponding section of any future federal tax code.
- b. No part of the net earnings of the organization shall inure to the

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

- c. Upon the 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 government, or to a state or local government, for a public purpose. Any such assets not disposed 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 or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.