Miami, FL. 33161

Division of Corporations P.O.BOX 6327 Tallahassee, Florida 32314

*****70.00 *****70.00

Dear Sir/Madam,

The Christian Service Brigade is a non profit corporation, which has as primary purpose to foster, support, and engage in activities relative to religious concepts, goals and ideals, including any and all activities are lawful and appropriate in accordance with the tenets of Christianity and the laws of the State of Florida. Since we provide community as well as Christian services, we do not want to operate without our legal document. For this reason, we urge you to process our request as soon as possible.

Rev. Paul M.Casseus

President

ARTICLES OF INCORPORATION OF CHRISTIAN SERVICE BRIGADE, INC. (CSBI)

The name of this corporation is CHRISTIAN SERVICE BRIGADE, INC, . A NONPROFIT CORPORATION.

II

The term for which this corporation shall exists, shall be perpetual.

III

The general nature of the business or businesses to be transacted by said corporation shall be as follows:

To foster, support, and engage in activities relative to religious concepts, goals, and ideals, including any and all activities are lawful and appropriate in accordance with the tenets of Christianity and the laws of the laws of the State of Florida. The christian brigade services shall engage in activities and programs that serve its congregation and the community at large, and which serve to promote religion, human development, mutual understanding, and public service.

That of engaging in any activity permitted under the laws of the United States of America, its territories, districts, and possessions, and any activity permitted under the law of the State of Florida, and to have, exercise, and enjoy the powers and privileges granted to corporations not for profit by Chapter 617, Florida Statutes.

To do all and everything necessary, suitable, and proper for the accomplishment of any of the purposes, of the attainment of any of the objects, or for the furtherance of the powers herein set forth, either alone or in association with other corporations, firms, or individuals, and to do every other act or acts, thing or things, incidental or appurtenant ro or growing out of or connected with the aforesaid business of powers, or our part thereof, provided, that the name be not inconsistent with the laws under which this corporation is organized.

The purposes for which the CHRISTIAN SERVICE BRIGADE, INC., is organized are exclusively religious, charitable, scientific, literary and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations within the meaning of section 501 C (3) of the Internal Revenue Code of 1986 or the corresponding section of any future tax code.

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 the 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, or 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.

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, or 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.

IV

Member shall be qualified for admission, and shall be admitted as members, in accordance with the by-laws of this corporation, a two-thirds vote of the membership shall be required for the election of new directors or for the removal of current directors.

The street address of the initial registered office of this corporation is: 12825 NE 2 Ave, North Miami, Florida 33161, and the initial registered agent at that address is:

Ricot Fertil

VI

This corporation shall have as directors initially those persons designated in this Article below. The number of directors may be either increased or decreased from time to time by the By-Laws, but shall never be less than three (3) nor more than five (11). the names and addresses of the initial directors of this corporation are:

NAME	ADDRESS
NAMP.	

Rev.	Paul M. Casseus	507 NW 96 Stree	t
		Miami, Florida 33	150

Rev.	Irlin	St	Hilaire		15860	NE	2nd	Ave.
					Miami,	Fl	. 33	3138

Br.	Ricot	Fertil		-2	12825	NE 2Ave				
					North	Mia	ami.	Florida	33161	

Sr.	Saintana	Mathias	1263	NE	146 \$	Str	reet
			Miami	i. 1	Florid	la	33161

Rev.	Joseph	Edder	Sterling	-	125	NE	54	Stret	:
	_				Miar	ni.	F1c	orida	33137

Rev Wilner Maxi	7320 NE 2nd Ave.
	Miami, Florida 33138
Rev.Joseph Henry Menard	6500 NW North Miami Ave.
-	Miami, Florida 33150

VII

The names and addresses of the officers who are to conduct the business of this corporation until those elected at the first election are as follows:

Rev.Paul M.Casseus President

Ricot Fertil Secretary

Rev.Irlin St. Hilaire Vice President

Sr. Saintana Mathias Treasurer

Rev. Joseph Edder Sterling 125 NE 54 Street Member

Rev. Wilner Maxi Member __

Rev. Joseph Henry Menard Member

507 NW 96 Street Miami, Florida 33150

12825 NE 2 Ave. Miami, Florida 33161

5860 NE 2nd Ave Miami, Florida 33138

1263 NE 146 Street North Miami, Florida 33161

Miami, Florida 33137

7320 NE 2 Ave, Miami, Fl 33138

6500 NW North Miami Ave. Miami, Florida 33150

VIII

Upon the 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 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 so disposed of shall be disposed of by the Court of Common Pleas 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.

The name and address of the person signing these Articles is:

Rev. Paul M.Casseus President

507 NW 96 Street Miami, Florida 33150

PLACE OF BUSINESS AT: 12825 NE 2nd Ave., North Miami, Florida 33161, HAS NAMED; RICOT FERTIL AS ITS AGENT TO ACCEPT SERVICE OF PROCESS WITHIN FLORIDA

Rev. Paul M.Casseus PRESIDENT

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE-STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF DUTIES.

SOLANGES CEDRAS
MY COMMISSION # CC 486177

EXPIRES: August 6, 1999 Bonded Thru Notary Public Underwriters

10-30-97

besented D/L # F634-720-56-380.

RICOT FERTIL Secretary and Register Agent

0/29/9/

Date

