95/8 sp	Ustor's Name  OHSWOOD Rd. W.  Address  G 32208 (904) 766-688	70/04/7
CORPORATION 1	NAME(S) & DOCUMENT NUMB	Office Use Only  ER(S), (if known):  H
2	Praise Apostolic Contation Name) (Documentation Name) (Documentation Name)	ER(S), (if known):    State   State
3		ment #)
Walk in	Pick up time Will wait Photocopy	Certified Copy  Certificate of Status
NEW FILINGS:	AMENDMENTS	-02/23/9801068001 *****131.25 *****131.25
Profit	Amendment	
NonProfit	Resignation of R.A., Officer/Directo	г
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS  Annual Report  Fictitious Name  Name Reservation	REGISTRATION/ QUALIFICATION  Foreign Limited Partnership Reinstatement Trademark Other	35 PH 12: 1 23 PH 12: 1 2 3 9 8
	<u> </u>	Examiner's Initials

### ARTICLES OF INCORPORATION

OF
HIGHER PRAISE APOSTOLIC CHURCH INC.
( A CORPORATION NOT FOR PROFIT )

We, the undersigned, do hereby join together in the formation of a corporation not for profit for the following specified purposes and under the following terms and conditions, to-wit:

### ARTICCE I

The name of this organization shall be HIGHER PRAISE APOSTOLIC CHURCH INC. 5541 Arlington Rd. Suite #4 Jax. Fla. 32211

### ARTICLE II

The general purpose of this corporation is to promote the teachings of the Apostolic Doctrine & Evangelism of the world and to perform Marriages, Conduct Funerals, Baptisms, and like ceremonies.

### ARTICLE III

The corporation shall not have any Capital Stock. None membership.

### ARTICLE IV

The term of the corporation is perpetual.

### ARTICLE V

The activities and affairs of the corporation shall be managed by a Board of Direstors.

The number of directors which shall constitute the whole board shall be fixed in the manner provided by the by-laws of the corporation, but in no case shall the number be less than 3.

## ARTICLE VI

Meetings of members may be held according to the by-laws.

# ARTICLE VII

The books of the corporation may be kept subject to any provisions contained in the Statute outside the State of Florida, at such place orplaces which may be designated by the Board of Directors.

# ARTICLE VIII

The names and addresses of the officers who shall hold office until the corporation shall elect said officers to replace them according to the provisions of the by-laws are as follows.

President Pastor Willie Coleman

9518 Spottswood Rd. W Jax. Fla. 32208

Vice President Gregory Riley

1516 16th Street Jax. Fla. 32207

Secretary Treasurer Felicia Coleman

9518 Spottswood Rd. W Jax. Fla. 32208

### ARTICLE VIIII

This Boardof Directors shall serve until a new board of directors are elected by the members by a meeting of the corporation, to be held on such date as the by-laws may provide.

SECRETARE 23 PM 12: 45

### ARTICLE X

The corporation reserves the right to amend, alter, change or repeal any provision contained in the certificate of Incorporation in the manner now or hereafter prescribed by the Statute and all rights conferred upon members herein are granted subject to this reservation.

In witness whereof, the undersigned Incorporators being natural persons competent to contract, have hereunto set their hands and seal this,

February \_\_\_\_day of 18\_\_\_\_, 1998\_\_

Willie L. Voleman Thegas D. Riles Felicio R. Coleman

State of Florida County of Duval

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I hereby certify that on this day before me, a Notary Public, duly authorized in the State and County named above, to take acknowledgments, personally appeared \_\_\_\_\_\_

to me known to be the persons discribed as subscribers in and who executed the foregoing articles of Incorporation and they acknowledged before me that subscribed to those Articles of Incorporation. Witness my hand and official seal in the County

Witness my hand and official seal in the County and State upon this february -----day of -11--, 1998

Notary Dublic, State of Florida

BETTYE M. JOHNSON
MY COMMISSION # CC364409 EXPIRES
April 14, 1998
BONDED THRU TROY FAIN INSURANCE, INC.

### ARTICLE XI - --

In accordance with article ten of our Articles of Inc. we hereby make the following amendment C from 503-4-351 (9-84) to comply with section 50I(C)n(3) of the federal code:

- A. Notwithstanding any other provisions of these articles, the purposes for which the Corp. is organized are excluded, religious charitable and educational within the meanings of section  $50I-(\text{C}\xspace)3)$  of the Internal Revenue Code I954 or the crresponding provision of any future United States Internal Revenue Law.,
- B. Notwithstanding any other provision of these articles this organization shall not carry on any other activities not permitted to be carried on by an organization exempt from Federal Income Tax under section 50I(C)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law.
- C. In the event of dissolution, the resideul assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in section 50I(C)(3) and I70(C)(2) of the Internal Revenue Code of I954 or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State or local government for exclusive public purpose.

# Acceptance of Service

The undersigned hereby accepts the office as Registered Agent for said corporation, to act as agent for service for said corporation.

Pastor Willie L. Coleman

9518 Spottswood Rd. Jacksonville, Fla. 32208