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# ARTICLES OF INCORPORATION

#### FOR

# KING OF KINS AND LORD OF LORDS

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## WORLD MINISTRIES, INC.

We, the undersigned, hereby associate ourselves together for the purpose of becoming a Corporation under the Laws of the State of Florida, by and under the provision of the Laws of said State, providing for the formation, liabilities, rights, privileges, and immunities of a Corporation not for profit. - -

#### <u>ARTICLE I</u>

## NAME AND REGISTERED AGENT

The name of this corporation shall be: KING OF KINGS AND LORD OF LORDS WORLD MINISTRIES, INC.

(Hereinafter referred to as the Corporation). Its Registered Agent shall be ANTONIO SASTRE, located at 14058 S.W. 139 Court Miami, Florida 33186

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# <u>ARTICLE II</u>

## NATURE OF ASSOCIATION

a.- To foster and strengthen the Word of GOD through and between the people that read the Sacre Bible. - -- - - - - -

b.- To help and aid all human beings who are in need of the Word of God and Spiritual Assitence in faith, hope and charity. - - - - - - - - -

c.- To have and exercise all the powers conferred by the laws of Florida upon corporations not for profit formed under Chapter 617, Part I, of the laws of the State of Florida, and to do any or all things hereinbefore set forth to the same extent as natural persons might or could do.------

# ARTICLE III

#### CAPITAL STOCK

The Corporation shall not have any capital stock, and the condition of membership and the manner of admission shall be as follows, to wit:------

Any person or persons, Citicen, Resident, immigrant or descendant properly introduced and giving satisfactory references as to character and interest in fostering the purposes of this corporation as stated in Article II and as more specifically defined in the By-Laws of this corporation, may become a member of this corporation. - - - -

To be admitted to membership, a person shall be proposed by the board of directors and approved by a majority of the members.

(1) <u>Regular members</u>, comprising those who subscribe to and will actively support the purposes of this corporation and these members shall be voting members known as electors. There shall be a maximum of twenty five (25) Regular Members, the number to be set by resolution of the Board of Directors. - - - - - - - -

(2) <u>Honorary Members</u>, comprising all others, not regular members, who wish to identify themselves in interest, service and financial support for the association. Honorary members shall not have the right to vote. Any individual or individuals, regardless of National origin, race or religion shall be allowed to become honorary members.

## ARTICLE IV

## TERM OF EXISTENCE

The Corporation shall have perpetual existence. - - - - - -

## ARTICLE V

# PRINCIPAL PLACE OF BUSINESS

The principal place of business of this corporation shall be 14058 S.W. 139 Court.Miami, Florida 33186

#### ARTICLE VI

# BOARD OF DIRECTORS

The activities and affairs of the corporation shall be managed by a Board of Directors. The number of Directors which shall constitute the whole Board shall be such as from time to time shall be fixed by, or in the manner provided in the By-Laws, but in no case shall the number be less than five (5). The directors must be regular members of the corporation. The Board of Directors shall be elected by the regular members at the annual Meeting of the Corporation to be held on such date as the By-Laws may provide, and shall hold office until their successors are respectively elected and qualified. The Board of Directors may, by resolution or resolutions, passed by a majority of the whole Board, designate one (1) or more

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committees, which to the extent provided in said resolution or resolutions or in the By-Laws of the corporation shall have and may exercise all the powers of the Board of Directors in the management of the activities and affairs of the corporation and may have the power to authorize the seal of the corporation to be affixed to all papers which may require it. The Board of Directors of this corporation may elect such Officers as the By-Laws may specify, who shall, subject to the laws of the State of Florida, have such titles and exercise such duties as the By-Laws may provide. The Board of Directors is expressly authorized to make, alter or repeal the By-Laws of this corporation.

# ARTICLE VII

# INITIAL BOARD OF DIRECTORS

The names and addresses of the first Board of Directors who subject to the provisions of these Articles of Incorporation, the By-Laws and the act of the Legislature approved June, 1925, and the acts amendatory thereto, shall hold office until the first election thereof are as follows:-----

NAME	ADDRESS
Antonio Sastre	13041 S.W. 17th Terrace Miami, Florida 33176-1228
Maria V. Sastre	13041 S.W. 17th Terrace Miami, Florida 33176-1228
Euniride Canizares	2155 N.W. 37th Street Miami, Florida 33142
Berta Estrada	1310 S.W. 138 Avenue Miami, Florida 33184
Margarita Junquera	11974 S.W. 195th Street Miami, Florida 33177
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#### ARTICLE VIII

# OFFICERS

The name of the officers who shall hold office for the first year of existence of the corporation or until their successors are elected and have qualified, are:

NAME	OFFICE
Antonio. Sastre	President
Maria V. Sastre	Vice-President
Euniride Canizares	Director
Berta Estrada	Secretary
Margarita Junquera	Treasurer.

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# ARTICLE IX

# SUBSCRIBERS

·. ·	NAME	ADDRESS
Antonio.`\$	Sastre	130 <b>41 S.W. 17 Terrace</b> Miami, Florida 33176-1228
Maria V. S	Sastre	13041 S.W. 17 Terrace Miami, Florida 33176-1228
Eunirede	Canizares	2155 N.W. 37th Street Miami, Florida 33142
Berta Est	rada	1310 S.W. 138 Avenue Miami, Florida 33184
Margarita	Jusquera	11974. S.W. 195th Street Miami, Florida 33177

# <u>ARTICLE X</u>

## BY-LAWS

This corporation is one which is organized solely for nonprofit purposes. Any and all assets of the corporation are irrevocably dedicated only to moral, charitable and social purposes; and no part of its net earnings or assets shall inure to the benefit of any member thereof, or any other person or individual. Upon the winding up and the dissolution of this corporation, after paying or adequately providing for the debts and obligations of the corporation, and so long as permitted by the Court having jurisdiction thereof; the remaining assets shall be distributed to Iglesia Cristo Rompe las Cadenas del Evangleio Completo, Inc. or to any other not for profit organization and operated exclusively for charitable, religious, or educational purposes and which has established its exempt status under the appropriate section of the Internal Revenue Code, an now existing or hereafter 

ARTICLE XI RIGHTS TO AMEND THESE ARTICLES OF INCORPORATION

The corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation or the By-Laws of these corporation. Any such

amendment, alteration, change or repeal shall be proposed by the Board of Directors, and adopted by a simple majority vote of the regular members. IN WITNESS WHEREOF, we the undersigned have made and signed these articles of incorporation at MIAMI, DADE COUNTY, FLORIDA, for the uses and purposes aforesaid.- - - -ASTRA Antonio. Sastre President Maria. V. Sastre Vice-President uide Oani Euniride Canizares Directors Ta Estudo Berta Estrada Secretary Margarita Junquera Treasurer STATE OF FLORIDA ) ) SS. ) COUNTY OF DADE That on this day, before me personally I HEREBY CERTIFY: appeared Antonio Sastre, Maria V. Sastre, Euniride Canizares, Berta Estrada, and Margarita Junquera. respectively President, Vice-President, Diretors, Secretary, and Treasurer to me well known to be the persons described as subscribers in and who executed the foregoing ARTICLES OF INCORPORATION acknowledged before me that they subscribed to those ARTICLES OF INCORPORATION. IN WITNESS WHERE OF, I have hereunto set my hand and official seal at CITY OF MIAMI, COUNTY OF DADE, STATE OF FLORIDA, this Fifteeth day of April, 1998 JUAN F. DEL CASZILLO NOTARY PUBLIC State of Florida at Large COMMISSION NUMBER CC234804 MY COMMISSION EXPIRES: DECEMBER 26, 2000 BONDED THROUGH GENERAL INSURANCE UNDERWRITERS

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In pursuance of Chapter 48.091 Florida Statutes, the following is submitted in compliance with said act. - - - - -

FIRST:- That KING OF KINGS AND LORD OF LORDS WORLD MINISTRIES, INC. desiring to organize under the laws of the State of Florida with its principal office as indicated in the ARTICLES OF INCORPORATION appoints ANTONIO SASTRE, with offices located at 14058 S.W. 139 Court, City of Miami, County of Miami- Dade its Registered Agent, to accept service of process with in this State.---

In the City of Miami, County of Dade, State of Florida, this Fifteeth day of April, 1998

Antonio Sastre REGISTERED AGENT

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