# 0000659

# TRANSMITTAL LETTER

Department of State **Division of Corporations** P. O. Box 6327 Tallahassee, FL 32314

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00 Filing Fee

\$78.75

Filing Fee &

Certificate of

Status

**\$78.75** 

Filing Fee & Certified Copy \$87.50

Filing Fee,

Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM: Sirde Irol V. Dray
Name (Printed or typed)

904 - 924 - 7500 Daytime Telephone number

NOTE: Please provide the original and one copy of the articles.

# ARTICLES OF INCORPORATION OF NEW GENERATION CHRISTIAN FELLOWSHIP, INC.

We, the undersigned subscribers to these articles of incorporation, each a natural person competent to contract, hereby associate ourselves together for the purpose of constituting a Church, to operate in accordance with the laws of the Statutes of the State of Florida relative to corporations not for profit; and we hereby covenant and agree as follows:

### ARTICLE I : NAME

The name of this nonprofit corporation shall be NEW GENERATION CHRISTIAN FELLOWSHIP, INC.

# **ARTICLE II: TERM OF EXISTENCE**

This corporation shall exist perpetually unless dissolved according to law.

# **ARTICLE III: PURPOSE**

The purpose for which NEW GENERATION CHRISTIAN FELLOWSHIP is organized is exclusively religious, charitable, scientific, literary, and educational within the meaning of section 501 (c)(3) of the Internal Revenue Code of 1999 or the corresponding provision of any future United States Internal Revenue Law.

### **ARTICLE IV : POWERS**

To the end that the foregoing objectives and purposes and any related religious and charitable purposes may be carried out, performed and accomplished, this Church corporation shall have the power to engage only in such activities as shall not constitute business unrelated to its religious benevolent, charitable, literary and educational purposes. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501 (c)(3) of the Internal Revenue Code of 1999 or the corresponding provision of any future United States Internal Revenue Law. Subject to the foregoing limitations, and subject specifically to the provisions of Sections 617.0105 of the Florida Statutes, this Church corporation shall have all of the rights and powers set forth in Section 617.021 of the Florida Statutes.

#### **ARTICLE V: MEMBERSHIP**

The membership of this corporation shall consist of all persons herein named as subscribers to these Articles of Incorporation and all persons who shall meet the following qualifications for membership and who shall be admitted, in the following manner:

- In order to qualify for membership in this Church a prospective member must accept, believe in, and rely on Jesus Christ for his salvation and give evidence of his intention to keep His commandments, must believe that the Holy Bible is the Word of God; must publicly confess his faith; must commit himself to participate actively in the fellowship of the Church; and discipline of the Church.
- 2. The Board of Trustees shall determine whether any applicant for membership meets the foregoing qualifications; and if so, the applicant shall be admitted to membership in this Church.

#### ARTICLE VI: BOARD OF TRUSTEES

The affairs of the Church, both spiritual and secular, shall be directed by a Board of Managers which shall be referred to as the Board of Trustees. The minimum number of Board of Trustees members may be increased in accordance with the needs of the Church as determined from time to time by the governing Board of Trustees. The Board Members themselves must be members of the Church.

The Board of Trustees may appoint a Council of Advisors, the numbers of which shall be determined by the Board of Trustees, which shall serve in the capacity of spiritual and secular advisors. Such Council of Advisors shall have powers only as determined by the Board of Trustees.

The Board of Trustees shall appoint such board members, in addition to any Council Members, as may be necessary to properly minister to the membership and carry out the purposes for which this Church is organized. Board and Council Members so appointed must possess all of the qualifications as set forth by the Board of Trustees; and once appointed shall serve so long as they remain members of this Church, unless removed as set forth hereinafter.

The initial governing Board of Trustees, as set forth in Article IX hereof, shall be deemed to have been set in office as of the time these Articles are approved and filed by the Secretary of State of the State of Florida. Thereafter, in the event of a vacancy on the Board of Trustees, whether caused by resignation, removal, death, or expansion of the Board, the ruling Board then serving shall suggest to the membership of the Church the objection on the part of the membership the member so suggested shall be set in office as a governing Board member; but if there be an unresolved objection the governing Board Members shall suggest another name, and the process continue until the vacancy or vacancies shall have been filled. The Board of Trustees make every effort to act with

#### (3) New Generation Christian Fellowship, Inc.

unanimity; but in any event all action of the Board shall be with the concurrence of at least two-thirds (2/3) of the governing Board of Trustees.

The Board of Trustees shall be responsible for the maintenance of scriptural discipline within the Church and it's membership, as well as for the maintenance of membership standards. In the event the Board of Trustees, after due examination, should decide that a member no longer fulfills the requirements for membership, his membership shall be terminated, and he shall be appropriately notified. Similarly, if the Board of Trustees, after due examination, should determine that a ruling Board Member no longer fulfills the requirements for a Board Member, such Board Member shall be removed from his position as a ruling Board Member, but not necessarily from his membership in the Church, unless he shall also no longer fulfill the requirements for Church membership.

Any decision of the Board of Trustees shall be final and not subject to appeal to a higher court or other body.

#### ARTICLE VII: SUBSCRIBERS

The names and residences of each subscriber to these Articles of Incorporation are as follows:

Sirdelrol V. Drayton, 2414 Lantana Ave., Jacksonville, FL 32209 Elveta E. Drayton, 2414 Lantana Ave., Jacksonville, FL 32209 Synetta G.Haggary, 5728 Vernon Rd., Jacksonville, FL 32209

# ARTICLE VIII: OFFICERS

The affairs of this corporation shall be administered by its officers, which shall be a President, Vice President/Secretary, and a Treasurer, all of whom shall be ruling Board of Trustees Members; and such other assistant or administrative officers as are determined by the Board of Trustees from time to time. The Board of Trustees shall appoint the officers and officers shall serve at the pleasure of the Board of Trustees; provided however, that any person dealing with the corporation shall do so by its President or Vice President/Secretary with its corporate seal hereto affixed and attested by its Secretary.

# ARTICLE IX: INITIAL BOARD OF TRUSTEES AND OFFICERS

The names and addresses of the persons who shall serve as the initial Board of Trustees and as the initial officers of the corporation are as follows:

President - Sirdelrol V. Drayton, 2414 Lantana Ave., Jacksonville, FL 32209

Vice President/Secretary - Elveta E. Drayton, 2414 Lantana Ave., Jacksonville, FL 32209

Treasurer - Synetta G.Haggary, 5728 Vernon Rd., Jacksonville, FL 32209

New Generation Christian Fellowship, Inc.

#### ARTICLE X: BY-LAWS

The Board of Trustees shall provide such by-laws for the conduct of its business of the Church as the Board may deem necessary from time to time. Such by-laws may be amended, altered, or rescinded by a majority vote of the Board Members present at any regular meeting or any special meeting called for that purpose.

#### **ARTICLE XI: AMENDMENTS**

These Articles of Incorporation may be amended at any special meeting of the Board of Trustees called for that purpose, or at any regular meeting of the Board of Trustees; provided, however, that notice of the fact that an amendment to the Articles of Incorporation is to be considered shall be given in writing to the governing Board of Trustees Members at least one week prior to the date of such meeting. Upon adoption by the Board of Trustees, and upon filing with the secretary of the State of Florida, the amendment shall become effective as to these Articles of Incorporation; provided, however, that no amendment to the Articles of Incorporation shall ever conflict with the purposes and powers of this Church as set forth in Articles III and IV hereof.

#### ARTICLE XII: DISSOLUTION

This corporation may be dissolved only pursuant to the agreement of two-thirds (2/3) of the full Board of Trustees. 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 of 1999, or corresponding section of any future federal tax code, or shall be distributed to the Federal, state or local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Circuit Court of Duval County, Florida, if the principal office of the corporation, or by the organization or organizations, as the said Court shall determine which are organized and operated exclusively for such purposes.

#### ARTICLE XIII: REGISTERED OFFICE AND REGISTERED AGENT

The location of the registered office of this corporation shall be at 1424 Franklin St., Jacksonville, FL 32206, or at such other location as may from time to time be designated by the Board of Trustees. The mailing address shall be P.O.Box 43613, Jacksonville, FL 32203-3613, or at such other location as may from time to time be designated by the Board of Trustees. The registered agent shall be Sirdelrol V. Drayton.

## (5) New Generation Christian Fellowship, Inc.

IN WITNESS WHEREOF, we the undersigned subscribers, have hereto set our hand and seals this 31st day of October,1999, for the purpose of constituting a Church to operate in a corporate nonprofit form pursuant to the applicable provisions of the Statutes of the State of Florida.

President - Sirdelrol V. Drayton

Vice President/Secretary - Elveta E. Drayton

Treasurer - Synetta G. Hargary

STATE OF FLORIDA ) SS	
COUNTY OF DUVAL)	

HEREBY CERTIFY that on this day personally appeared before me, as officer duly authorized to administer oaths and take acknowledgments, Sirdelrol V. Drayton, to me well known to be an individual described in and who executed the foregoing Amended Articles of Incorporation, and acknowledge before me that he executed the same freely and voluntarily for the purpose therein expressed.
WITNESS my hand and official seal at Jacksonville, Duval County, Florida, This day of Notation 1999  OFFICIAL NOTARY SEAL DENNIS CHRISTIE NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC646052 MY COMMISSION EXP. MAY 12,2001  FLOL DG 35 7986/70170 My commission Expires:  OO 3 1 17/67 6 X 2 1 17/8000

#### CORPORATION NOT FOR PROFIT

# CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE AND NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 48.091 and in pursuance of 617.233, Florida statutes, the following is submitted:

First - That NEW GENERATION CHRISTIAN FELLOWSHIP, INC., desiring to organize a corporation not for profit under laws of the state of Florida with its principal place of business at 1424 Franklin St., Jacksonville, FL 32206, as indicated in the Articles of Incorporation, has named Sirdelrol V. Drayton, located at 2414 Lantana Ave., Jacksonville, FL 32209, as its agent to accept service of process within this state.

Second - Acknowledgment of Resident Agent

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby accept to act in this capacity.

Sirdelrol V. Drayton, Resident Agent

04/

Dated