

N99000007055

TRANSMITTAL LETTER

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

SUBJECT: PUNTA GORDA CHRISTIAN ASSEMBLY OF CHARLOTTE CO, INC.
(Proposed corporate name - must include suffix)

900003055969--5
-11/29/99--01147--008
*****78.75 *****78.75

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: Ovidio A. LUGONES
Name (Printed or typed)

21332 WALLING CT
Address

PORT CHARLOTTE, FL 33954
City, State & Zip

(941) 625-2144
Daytime Telephone number

99 NOV 29 PM 12:35
FILED
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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

T. SMITH DEC 02 1999

ARTICLES OF INCORPORATION

OCTOBER 1 1999

The undersigned by these Articles associate themselves for the purpose of forming a corporation not for profit under Chapter 617, Florida Statutes 1963, and certify as follows:

ARTICLE I

1.1 The name of the corporation shall be PUNTA GORDA CHRISTIAN ASSEMBLY OF CHARLOTTE COUNTY, INC., whose address is 222 Brown Street, Punta Gorda, Florida.33950. For convenience, the corporation shall be referred to in this instrument as the Corporation.

ARTICLE II

PURPOSE

2.1 The purpose for which the Corporation is organized is to glorify God through the systematic teaching of His, inspired, inerrant, infallible Word. For the edification of the Body of Jesus Christ throughout the world.

2.2 The Corporation shall make no distribution of income to its members, directors or officers except for reasonable compensation for services rendered.

ARTICLE III

POWERS

3.1 The powers of the Corporation shall include and be governed by the following provisions:

3.2 The Corporation shall have all of the common law and statutory powers of a corporation not for profit not in conflict with the terms of these Articles.

ARTICLE IV

MEMBERS

4.1 The members of the Corporation shall consist of any Born-Again person who is in agreement with the purposes and objectives as described in the By-Laws of the Corporation.

ARTICLE V

DIRECTORS

5.1 The affairs of the Corporation will be managed by the Council of Elders consisting of the number of directors determined by the By-Laws but not less of three directors.

5.2 Directors of the Corporation may be remove, and vacancies on the Council of Elders shall be filled in the manner provided by the By-Laws.

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TALLAHASSEE, FLORIDA

Articles of Incorporation
(October 1, 1999)

Directors (continued)

5.3 The names and addresses of the members of the first Council of Elders who shall hold office until removed are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Dave Sturgeon	4445 Shady Lane Charlotte Harbor, FL. 33980
John Fulkerson	2002 Country Club Blvd. Cape Coral, FL. 33990
Dave Perisho	1640 Monte St. Port Charlotte, FL. 33952
Ovidio A. Lugones	21332 Walling Ct. Port Charlotte, FL. 33954

ARTICLE VI

OFFICERS

6.1 The affairs of the Corporation shall be administered by the officers designated in the By-Laws. The officers shall be elected by Council of Elders at its first meeting following the annual meeting of the members of the Corporation and shall serve at the pleasure of the Council of Elders. The names and addresses of the officers who shall serve until their successors are designated by the Council of Elders are as follows:

President	John Fulkerson
Vice-President	Dave Perisho
Secretary/Treasurer	Ovidio A. Lugones
(addresses in Article 5.3)	

ARTICLE VII

INDEMNIFICATION

7.1 Every director and every officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involve by reason of his being or having being a director or officer of the Corporation, whether or not he is a director or officer at the time such expenses are incurred, except when the director or officer is adjudged guilty of willful misfeasance in the performance of his duties; provided that in the event of a settlement, the indemnification shall apply only when the Council of Elders approves such of settlement and reimbursement as being for the best interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled.

Articles of Incorporation
(October 1, 1999)

ARTICLE VIII

BY-LAWS

8.1 The first By-Laws of the Corporation shall be adopted by the Council of Elders and may be altered, amended or rescinded in the manner provided by the By-Laws.

ARTICLE IX

AMENDMENTS

9.1 Amendments to the Articles of Incorporation shall be propose and adopted in the following manner:

9.2 Notice of the subject matter of a propose amendment may be propose either by the Council of Elders or by the members of the Corporation. Members not present in person or by proxy at the meeting considering the amendment may express their approval in writing , provided such approval is delivered to the secretary at or prior to the meeting. Except as elsewhere provided in the By-Laws.

a. Such approvals must be by no less than three-fourths (3/4) of the entire membership of the Council of Elders and by not less than three-fourths (3/4) of the votes of the entire membership of the Corporation.

9.3 A copy of each amendment shall be certified by the Secretary of State and be recorded in the Public Records of Charlotte County, Florida.

ARTICLE X

TERM

10.1 The term of the Corporation shall be perpetual.

ARTICLE XI

SUBSCRIBERS

11.1 The names and addresses of the subscribers of these Articles of Incorporation are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Dave Sturgeon	4445 Shady Lane Charlotte Harbor, FL. 33980
John Fulkerson	2002 Country Club Blvd. Cape Coral, FL. 33990
Dave Perisho	1640 Monte St. Port Charlotte, FL. 33952
Ovidio A. Lugones	21332 Walling Ct. Port Charlotte, FL. 33954

Articles of Incorporation
(October 1, 1999)

ARTICLE XII

REGISTERED AGENT

12.1 The registered agent of this Corporation shall be Ovidio A. Lugones.
The registered office of the Corporation shall be 21332 Walling Ct, Port Charlotte, FL 33954.

I, OVIDIO A. LUGONES, accept the position of registered agent for PUNTA GORDA CHRISTIAN ASSEMBLY

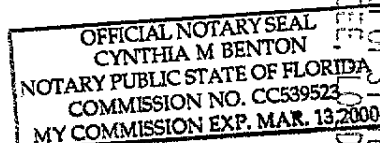
Ovidio A. Lugones
OVIDIO A. LUGONES

STATE OF FLORIDA)
COUNTY OF CHARLOTTE)

Before me personally appeared OVIDIO A. LUGONES known to me to be the person described in and who executed the foregoing instrument, and acknowledged to and before me that he executed said instrument for the purpose there in expressed.

Cynthia M. Benton
Notary Public

My commission expires: 3/13/2000



SECRETARY OF STATE
TALLAHASSEE, FLORIDA

99 NOV 29 PM 12:35

FILED

SIGNATURES OF INCORPORATORS:

Dave Sturgeon
DAVE STURGEON
FL S 362-160-31-252-0

John Fulkerson
JOHN FULKERSON
FL F 426-670-33-136-0

Dave Perisho
DAVE PERISHO
FL P 620-172-65-223-0

Ovidio A. Lugones
OVIDIO A. LUGONES
FL L 252-641-31-257-0

STATE OF FLORIDA)
COUNTY OF CHARLOTTE)

Before me personally appeared DAVE STURGEON, JOHN FULKERSON, DAVE PERISHO and OVIDIO A. LUGONES known to me to be the person described in and who executed the foregoing instrument, and acknowledged to and before me that he executed said instrument for the purpose therein expressed.

WITNESS my hand and official seal, this day 22nd day of November 1999

My commission expires

Cynthia M. Benton
Notary Public

