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DE BEAUBIEN, KNIGHT, SIMMONS, MANTZARIS & NEAL, LLP

ATTORNEYS AND COUNSELLORS AT LAW
A LIMITED LIABILITY PARTNERSHIP INCLUDING PROFESSIONAL ASSOCIATIONS

Post Office Box 87 332 North Magnolia Avenue Orlando, Florida 32802-0087 (407) 422-2454 Facsimile (407) 849-1845

February 6, 2008

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32301

Re: Emmanuel Sabbath Worship Praise Center, Inc.

Dear Sir or Madam:

Enclosed please find the original and one (1) copy of the Articles of Organization for Emmanuel Sabbath Worship Praise Center, Inc., together with a check made payable to the Florida Department of State in the amount of \$87.50 (check number OA155401), which represents the filing fee, registered agent fee, Certificate of Status, and the fee for a certified copy of the Articles. Once the Articles are filed, please return the certified copy to us via U.S. mail in the enclosed self-addressed, stamped envelope. Thank you in advance for your assistance regarding this matter.

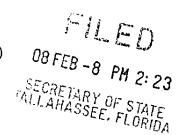
If you have any questions or concerns, please do not hesitate to contact us.

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SJJ:lep Encl.

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)



ARTICLE I NAME

The name of the corporation shall be:

Emmanuel Sabbath Worship Praise Center, Inc.

<u>ARTICLE II PRINCIPAL OFFICE</u>

The principal place of business and mailing address of this corporation shall be:

3801 Sea Island Court Orlando, FL 32808

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 preceding paragraph. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV DISTRIBUTION OF ASSETS UPON DISSOLUTION OF THE CORPORATION

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 the 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 assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the country 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.

ARTICLE V **MANNER OF ELECTION**

The manner in which the directors are elected or appointed:

In accordance with the method stated in the bylaws.

INITIAL DIRECTORS AND OFFICERS

List name(s), address(es), and specific title(s):

Title: D

Wiggan, Winston A. Name: Street Address: 3801 Sea Island Court

Orlando, FL City, State Zip Code & Country: 32808, US

Title:

Wiggan, Hyacinth Name: Street Address: 3801 Sea Island Court

Orlando City, State Zip Code & Country: 32808, US

Title: D

Forbes, Renford Name: 2085 Oneta Court Street Address: Orlando, FL

City, State Zip Code & Country: 32818, US

Title: D

Name: Reed, Mary

5001 Mallard Pond Court Street Address:

City, State Orlando, FL Zip Code & Country: 32808, US

Title: D

Lewis, Evelyn Name: 8816 Sky Vista Court Street Address:

Orlando, FL City, State Zip Code & Country: 32818, US

Title:

Taylor, Marcus L. Name: Street Address: 1728 Jeannette Street

Apopka, FL City, State Zip Code & Country: 32712, US

Title: D

Petersen, Gregory Name: Street Address: 1115 Vizcaya Lake Rd.

City, State Ocoee, FL Zip Code & Country: 34761, US

ARTICLE VII INITIAL REGISTERED AGENT AND STE The name and Florida street address of the registered agent is: INITIAL REGISTERED AGENT AND STREET ADDRESS:

Stephen J. Jacobs de Beaubien, Knight, Simmons, Mantzaris & Neal, LLP 332 N. Magnolia Ave. Orlando, FL 32801

ARTICLE VIII INCORPORATOR

The name and address of the Incorporator is:

Stephen J. Jacobs de Beaubien, Knight, Simmons, Mantzaris & Neal, LLP 332 N. Magnolia Ave. Orlando, FL 32801

Having been named as registered agent to accept corporation at the place designated in this certificappointment as registered agent and agree to act	ate, I am familiar with and accept the
	2/6/08
Signature/Registred Adent	Date
Signature/Moorpator/	