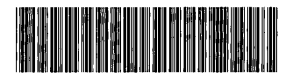
# N/000005957

(Requestor's Name)			
(Address)			
(Address)	<u></u>		
(City/State/Zip/Phone #)			
PICK-UP WAIT M	1AIL		
(Business Entity Name)			
(Document Number)			
Certified Copies Certificates of Status _			
Special Instructions to Filing Officer:			
	:		

Office Use Only



200182097652

06/18/10--01023--018 \*\*87.50

10 JUN 18 PH 4: 48

EP 6/21/10

#### **COVER LETTER**

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

SUBJECT: SYNAGOGUE OF LIGHT, INC.  (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)				
Enclosed is an original	l and one (1) copy of the Artic	les 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 CO	PY REQUIRED	
FROM: RABBI STEVEN CARDONICK Name (Printed or typed)				
825 SUMMIT GREENS BLVD. Address				

SYNAGOGUE OF LIGHT @ GMAIL. COM E-mail address: (to be used for future annual report notification)

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

CLERMONT, FL 34711.
City, State & Zip

(888) 766 - 1468

Daytime Telephone number

#### ARTICLES OF INCORPORATION for SYNAGOGUE OF LIGHT, INC.

With the state of The undersigned for the purposes of forming a corporation in compliance with Florida statutes Chapter 617 (Not for Profit), hereby makes, acknowledges and files the following Articles of Incorporation:

**ARTICLE I NAME** 

The name of the corporation is SYNAGOGUE OF LIGHT, INC. (hereinafter referred to as "the Corporation")

#### **ARTICLE II** PRINCIPAL OFFICE

The mailing address and principal place of business is initially 825 Summit Greens Blvd., Clermont, Florida 34711

#### ARTICLE III **PURPOSE AND POWERS**

The corporation is organized exclusively for religious, charitable, educational, and scientific purposes as defined under section 501 (c) (3) of the Internal Revenue Code (or the corresponding section of any future Federal Tax code) including for such services the power to make distributions to organizations that also qualify as exempt organizations under the aforementioned code.

Such services, as described in more detail in the Bylaws, shall be conducted by the corporation according to the evolving tenets of modern, ethical, and Ilbertarian Jewish faith as exemplified by Reconstructionist Judaism, Reform Judaism, Humanistic Judaism, Jewish Renewal and other such progressive branches and philosophies that recognize the right of individuals to develop their individual agreements or contracts with "God" and or the "Universe".

# ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed: By majority vote of a quorum of the corporation's board of directors, or by appointment by the Chief Executive Officer.

### ARTICLE V INITIAL DIRECTORS and OFFICERS

The Corporation shall have three (3) directors initially and the number of directors may be increased or diminished from time to time as provided in the Bylaws but shall never be less than three (3).

The names and address of the initial directors are

Rabbi Steven Cardonick (Chief Executive Officer; Treasurer) 825 Summit Greens Blvd.
Clermont, Florida 34711 and

Ruth Sandweiss (Executive Vice President/Secretary) 825 Summit Greens Blvd.
Clermont, Florida 34711 and

Matthew Cohen (Vice President) 1010 Hidden Bluff Clermont, Florida 34711

#### ARTICLE VI INITIAL REGISTERED AGENT

The name and address of the initial registered agent is Rabbi Steven Cardonick; 825 Summit Greens Blvd., Clermont, Florida 34711

#### ARTICLE VII INCORPORATOR

The name and address of the incorporator is Rabbi Steven Cardonick; 825 Summit Greens Blvd., Clermont, Florida 34711

# ARTICLE VIII 501 (c) (3) QUALIFICATION

No part of the net earnings of the organization shall inure to the benefit of, nor be distributable to its members, trustees, officers, or other private persons, except that the organization 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 on the purpose clause hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in, (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

# ARTICLE IX DISTRIBUTION of CORPORATE ASSETS following the DISSOLUTION of THE CORPORATION

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or 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 such assets not disposed shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization 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 X**

#### **EFFECTIVE DATE**

The Corporation's duration shall commence upon the filing of these Articles of Incorporation with the Department of State and shall have perpetual existence.

IN WITNESS WHEREOF , the undersigned Incoporator has hereby executes this instrument this  $\frac{16^{14}}{16^{14}}$  day of June, 2010

By Ralli Stever Cardonil

Rabli Steven Cardonick

CERTIFICATE OF DESIGNATION
And SIGNATURE OF REGISTERED AGENT

Having been named as registered agent and to accept service of process for the above stated Corporation in the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Date-Une 16 12010

e. h.h. Steven Cardonick

p. 4 SYNAGOGUE OF LIGHT, INC.