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COVER LETTER

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

SUBJECT: _

| | (PROPOSED CORP | ORATE NAME – <u>MUST IN</u> | CLUDE SUFFIX) |
|-----------------------------|--|-------------------------------------|--|
| Enclosed is an original and | i one (1) copy of the Ar | ticles 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 | PPY REQUIRED |
| FROM: | Carolyn L. Mcl Na | me (Printed or typed) | _ |

The Voice To Be Heard Ministries Corporation

E-mail address: (to be used for future annual report notification)

drclmack@yahoo.com

Sarasota, FL 34239

941-224-9172

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

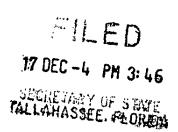
Address

City, State & Zip

Daytime Telephone number

The Voice To Be Heard Ministries Corporation

ARTICLES OF INCORPORATION



Article I

The name of the organization shall be The Voice To Be Heard Ministries Corporation. The Corporation's President shall be Carolyn Louise McKinnon.

The corporation's physical address is 2968 Floyd Street, Sarasota, Florida 34239.

The corporation's mailing address is Post Office Box 52934, Sarasota, Florida 34232.

Said Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including the making of distributions to organizations that qualify as exempt organization under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future tax code and any related Internal Revenue Service regulations as they now exist or as they may hereafter amended.

Article II

The Voice To Be Heard Ministries Corporation is a Non Profit Charitable and Educational organization. A Christian organization who represents Jesus Christ to a dying world. Established by Dr. Carolyn L. Mckinnon, president of the organization, it is governed by a board of directors. Five members shall vote and decide for the best and foremost success of the corporation with the president being the deciding vote. The duration of the ministry shall be perpetual.

Article III

The corporation has six Board of Directors including the president
The Board of Directors shall be the governing board of the corporation.
The number of the Directors shall be changed from time to time in the manner provided by the By Laws of the Corporation, but no event shall there be less than six (6) Directors.

Carolyn L. Mckinnon, President 2968 Floyd Street Sarasota, Florida 34239

Charles E. Daniels, Board Men.ber 2610 7th Avenue E. Palmetto, Florida34221

Mrs. Florine F. Daniels, Board Member 2610 7th Avenue E. Palmetto, Florida 34221

Gerald Law, Treasurer 4225 30th Lane E. Bradenton, Florida 34208

Madelyn E. Riley, Vice President 3740 Williams Landing circle Apt.4209 Tampa, Florida 33610

Myllanna M. McKinnon, Resident Agent 2968 Floyd Street Sarasota, Florida 34239

Article IV

The purpose is to assist in establishing churches and Ministries Worldwide.

To help Pastors and congregations in all regions of the state, nation and world to build and organize churches and ministries. To teach, train and educate the Christian body so that we will be one entity speaking the same things working collectively for the same purpose, which is to convince and persuade and to win others to this new life of Jesus Christ by the love through His example of Holy living.

- 1) To inspire through music the message of Jesus Christ's deliverance and power through training and teaching soloist, choirs, choruses and Praise and Worship teams.
- 2) To educate the body of Christ through fellowship, meetings, workshops and conventions.
- 3) To help to maintain the life and walk in Jesus Christ through the teaching of the scriptures and the revealed knowledge of Christ.
- 4) To clearly inform parishioners and congregants of their roles working hand and hand with the leadership.
- 5) To encourage pastors and Leadership to follow the written word of God through Holy living.
- 6) To build moral character and personal worth among church membership, strengthening good relations and fellowship.
- 7) To copyright and trademark songs and material for the Gospel Ministry of Jesus Christ
- 8) To assist artist in recording their songs of productivity and enjoyment
- 9) To publish books to enhance a well-informed Christian
- 10) To make sure that the above objectives are carried out and practiced to the fullest measure.

Except as otherwise provided as in these Articles of Incorporation the Society shall have all powers for the Non Corporation Act.

Articles V

Prohibitions

This corporation is not organized or shall it be operated, for pecuniary gain or profit and it does not contemplate the distribution of gains, profits or dividends to the members thereof or to any private shareholder or individual. The property, assets, profits and net income of this Corporation are irrevocably dedicated to the purposes set forth above, and no part of the property assets, property or net income of the Corporation shall ever inure to the benefit of any private shareholder or individual, except that the Corporation shall be employered and authorized to pay reasonable compensation for services rendered and make payment and distribution for the furtherance of the purposes set forth in theses /Articles of Incorporation.

Article VI

Board Elections, Elections of new officers or current officers to a second term will occur as the first item of business at the annual meeting of the organization. Officers will be elected by a majority vote of the current officers.

Article VII

Dissolution

Upon the dissolution of the Corporation, the Board of directors of the Corporation shall, after paying and making provisions for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purpose of the Corporation, in such manner or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501 (c) (3) of the Internal Revenue Code or the corresponding provisions of any future United States Internal Revenue Law, as the Corporation shall determine.

Article VIII

Prohibition on Political participation

No substantial part of the Corporations financial resources shall be devoted to propaganda for or otherwise attempting to influence legislature, nor shall the Corporation participate in, or intervene in, (the publishing or distributing statements) any political campaign in behalf of any candidate for public office. Nor shall the Corporation participate in organizations or coalitions whose activities are contrary to this section or any activity that will be inconsistent with the tax exempt status of The Voice To Be Heard Ministries Corporation.

Article IX

Amendments

These Articles of Incorporation may be amended by a two thirds vote of the membership of the Board of Directors present at any regular or special meeting, provided that suitable notice is mailed to each member at least fifteen days before said meeting. Such meeting may be proposed by the Board of Directors or by a petition signed by no fewer than four members in good standing.

Article X

Resident Agent The Resident Agent shall be Myllanna M. McKinnon 2968 Floyd Street Sarasota, Florida 34239

Article XI

Indemnification

The Society shall indemnify a person who was, is, threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a director of or officer or other person related to the Corporation to the extent permitted in the Florida Non Profit Corporation Act governing indemnification. As provided by the By Laws, the Board of Directors shall have the power to further define the requirements and limitations for the Corporation to Indemnity directors, officers or others related to the Corporation, including but not limited to, the purchase of insurance to fund such indemnity commitments as further described in the provisions of the Act governing the Indemnification.

Article XII

Having been named as a Registered Agent to accept service of process for the above State Corporation at the place designated in the in the Certificate. I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Article XIII

The name of the Incorporator is Carolyn L. McKinnon, the street address is 2968 Floyd Street, Sarasota, Florida 34239, and the mailing address is P. O. Box 52934, Sarasota, Florida 34232.

In witness whereof, we here have unto subscribe our names this 20th day November 2017

Signature of /Incorporator

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