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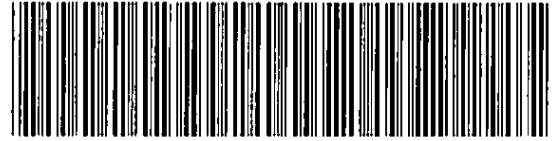
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2023 DEC - 5 PM 2:50
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Cover Letter

Mail to:

Amendment Section

Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

Name of Corporation: Glory Tabernacle Got the Victory Deliverance Ministries INC.

Document Number N99000003930

Enclosed is an original and one (1) copy of the Articles of Incorporation and money order for:
\$43.75

Filing Fee & Certificate of Status

Article of Amendments to Articles of Incorporations

**Glory Tabernacle Church of God Inc.
89 Magnolia Avenue Gretna, Florida 32332**

Article of Amendment to Articles of Incorporation

GLORY TABERNACLE CHURCH OF GOD INC

Florida Non-Profit Corporation

Pursuant to the provisions of Section 617.1006, Florida Statutes, this Florida Non-Profit Corporation adopts the following amendments to its Articles of Incorporation:

Article 1 Name

The name of this corporation shall be Glory Tabernacle Got the Victory Deliverance Ministries INC. formerly known as Glory Tabernacle Church of God INC. located at 89 Magnolia Avenue Gretna, Florida 32332.

Mailing address is 371 Earline Hobbs Road Quincy, Florida 32351

Article 2 Purpose

The specific purpose for which the corporation is initially organized is to establish and oversee places of worship, provide practical support to the community, be a facilitator for theology based college level classes, conduct work of evangelism, create departments necessary to support missionary activities to license, ordain, and oversee ministers of the gospel and engage in activities suitable or convenient for the accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c) (3) of the Internal Revenue Code. This corporation is organized and operated exclusively for religious purposes, governed by the bylaws and the King James Version of the Holy Bible, within the meaning of Section 501(c) (3), Internal Revenue Code.

Article 3 Manner of Appointing Officers In Leadership (non board members)

Directors shall be appointed in the manner set forth by the bylaws and shall serve such positions set by the bylaws. Removal and replacement of vacancies shall be filled in the manner provided by the bylaws.

Article 4 Electing and Authority of the Board of Directors

The Board of Directors shall have the authority to introduce or reject a motion serving the interest of Glory Tabernacle Victory and Deliverance Ministries INC.. A motion shall pass with a majority vote according to the bylaws. Board shall have the authority, with the majority vote, to remove and or replace Pastor and Assistant Pastor with the Governor as the final decider on the motion to remove or replace said leader in the event of a filibuster. Board of Directors shall be appointed according to the bylaws and consists of 9 established tithe-paying members of Glory Tabernacle Victory and Deliverance Ministries Inc.

Article 5 Current Board of Directors

The directors presented in these articles shall serve as initial directors for the ensuing year, or until the first meeting of the corporation, and any vacancies shall be filled according to the manner set forth in the bylaws.

Secretary: Eleanor McNealy

President: Minister Tiffany Moore

Assistant Secretary: Marie Gunn

Governor: Deacon Robert Gunn

Treasurer: Deacon James Kenon

Business Liason: Erica Jackson

Assistant Treasurer: Minister Peggy Kenon

Interim Pastor: Bishop Jaqucos Jackson

Sunday School Director: Evangelist JoAnn Williams

Article 6 Initial Registered Agent

The name and address of the Initial Registered Agent of the corporation is as follows:

Moore, Tiffany

297 Beech Avenue

Gretna, Florida 32332

Article 7 Terms And Dissolution

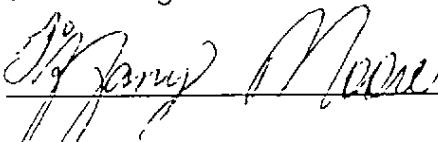
The date of commencement of corporate existence shall be when these articles have been filed with the Department of State and approved by it and respective filing fee has been paid; the term for which corporation, no part is to exist shall be perpetual. In the event of dissolution of corporation, no part of the corporation's earnings or assets shall be distributed to one or more organizations which themselves are exempt as organizations described in Section 501(c) (3) and 170(c) (2) of the Internal Revenue code of 1986, or corresponding sections of any prior or future law, or to the federal, state, or local government for exclusive public purpose.

Article 8 Amendments to Article of Incorporation

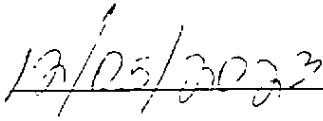
These articles of incorporation maybe amended in the manner provided by statute or in the following manner:

Every amendment shall be approved by the board of directors and all members.

I, THE UNDERSIGNED REGISTERED AGENT, for the purposes of becoming a corporation not for profit under the provisions of the laws of Florida, do make and affix my signature to acknowledge and file in the office of the Secretary of State these Articles of Incorporation.



MOORE, TIFFANY



DATE

Dated 12/05/23

Signature Tiffany Moore

(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

Tiffany Moore
(Typed or printed name of person signing)

VP
(Title of person signing)