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NEW FILINGS	AMENDMENTS	<u> Marie </u>
Profit	Amendment	
NonProfit	Resignation of R.A., Officer/ Directo	<u> </u>
Limited Liability	Change of Registered Agent	800001714558 -02/14/9601042006 *****122.50 ****122.50
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS Annual Report	CREGISTRATION/	
Fictitious Name	Foreign	
Name Reservation	Limited Partnership	
	Reinstatement	
	Trademark	
	Other	D. BROWN FEB 1 4 1996
		Examiner's Initials

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ARTICLES OF INCORPORATION FOR THE BETHEL EMPOWERMENT FOUNDATION, INC.

PARTICIPATION OF THE PROPERTY OF THE PARTIES OF THE

ARTICLE I.

The name of this corporation is The Bethel Empowerment Foundation, Inc. This nonprofit corporation is organized for general purposes, pursuant to the Florida Corporations Not For Profit Laws as set forth in Chapter 617, Florida Statutes, and shall have perpetual existence. The corporation shall commence existence on the date these Articles are filed with the Secretary of State.

ARTICLE II.

The location and mailing address of the principal office of the corporation is 435 West Tennessee Street, Tallahassee, Florida 32301.

ARTICLE III.

The purposes for which this corporation is organized are:

- (a) To operate in any manner supportative of religious, charitable and educational efforts consistent with the criteria to qualify as an exempt organization under Section 501 (c) (3) of the Internal Revenue Code of 1986, as amended or for any corresponding purposes of any future Internal Revenue laws, including laws for private foundations;
- (b) To develop, maintain, provide, and participate in educational programs for the general public, for church and religious organizations, and for private groups;
- (c) To provide support and assistance for community development and economic development; and
- (d) To receive, invest, and disburse funds and to hold property for the purposes of the corporation.

ARTICLE IV.

The number of Directors of the Foundation shall be not more than (13) thirteen nor less than (7) seven. The manner in which the Directors are elected or appointed shall be set forth in the By-Laws of the Corporation which are to be adopted at the initial meeting of the Directors.

The corporation shall be expressly prohibited from conducting or carrying on propaganda or otherwise attempting to influence the Legislature, or intervening in any political campaign on behalf of any candidate for public office, or any other activity not permitted to be carried on by a corporation exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue Code of 1986, or any other corresponding provisions of any future Internal Revenue Laws

ARTICLE VIII.

That subject to such express restrictions and conditions as set forth herein or otherwise applicable under any federal or state law or regulation, the By-laws of the corporation may be altered, amended, rescinded, adopted or added to by appropriate action of the Directors of the corporation at a meeting of the Directors and in a time and manner provided for in the By-laws.

ARTICLE IX.

That subject to such express restrictions and conditions as set forth herein or otherwise applicable under any federal or state law or regulation, any amendment to the Articles of Incoporation shall be proposed, voted on, and adopted by resolution at the time and in the manner provided for in the By-laws at an annual or special meeting of the Directors, and the resolution adopted shall be transmitted to the Secretary of State as provided in Chapter 617, Florida Statutes.

ARTICLE X.

In the event of the disposition of any surplus or abandoned property of the corporation, or upon dissolution, voluntarily or otherwise, the assets of the corporation shall not inure to the benefit of any member or individual, but shall be transferred to one or more other exempt organizations as described in Section 501 (c) (3) or 170 (c) (2) of the Internal Revenue Code of 1986 (or any other corresponding provisions of any future Internal Revenue law) and which shall have as its primary purpose those same responsibilities as specified in Article III hereof or as may be performed by the Board of Directors of the corporation in furtherance of such responsibilities.

ARTICLE XI.

Each officer, director, employee and agent of the corporation shall be entitled to indemnification by virtue of their acts on behalf of the corporation and to the full extent provided in Secton 607.0850 and Section 671.028, Florida Statutes, as amended from time to time.

IN WITNESS WHEREOF, the undersigned being the incorporators hereinabove named, for the purpose of forming a coporation pursuant to the Corporations Not-for-Profit Statutes, Chapter 617, State of Florida, does make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true and hereunto set their hands and seals this 137% day of 1996.

Rev. R.B. Holmes

Janies Matthews

96 FEB 14 PH 1: 04
PALLAMASSE C. FLORION

STATEMENT OF DESIGNATION AND ACCEPTANCE OF INITIAL REGISTERED AGENT AND REGISTERED OFFICE OF THE BETHEL EMPOWERMENT FOUNDATION, INC.

Pursuant to the provisions of Florida Statutes, Sections 48 091 and 607.034 (3), the undersigned as Incorporators of The Bethel Empowerment Foundation, Inc., hereby file this statement of the designation and acceptance of the initial registered agent of the Corporation.

The street address of the initial registered offices of this Corporation is 1020 East Lafyette Street, Suite 205, Tallahassee, Florida 32301 and the name of the registered agent of this Corporation at that address is Carolyn D. Cummings.

DATED this 1.3 7.4 day of Telury . 1996

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

I hereby accept appointment as the registered agent of The Bethel Empowerment Foundation, Inc., at the initial registered office of the Corporation at 1020 East Lafyette Street, Suite 205, Tallahassee, Florida 32301.

DATED this 1374 day of Johnson, 1996.

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