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

ARTICLES OF INCORPORATION OF LOVE & CONCERN HOLINESS CHURCH OF DELIVERANCE (HOME OUTREACH MINISTRIES)

The undersigned being desirous of forming corporation not for profit under the provisions of Chapter 617 of the Florida Statutes, and in accordance with all pertinent laws of the State of Florida, do hereby subscribe and adopt the following Articles of Incorporation for such corporation:

<u>ARTICLE I</u>

The name of this corporation is: LOVE & CONCERN HOLINESS CHURCH OF DELIVERANCE (HOME OUTREACH MINISTRIES), INC. The initial principal 2912 Wahnish Way, Tallahassee, Florida 32310.

ARTICLE II

Duration

The period of duration of this corporation is perpetual, unless dissolved according to Corporate existence shall commence upon the filing of these Articles of Incorporation with Secretary of the State of Florida.

ARTICLE III

<u>Purpose</u>

The general nature of the objects and purposes of this corporation are as follows:

- (A) To implement the Gospel of Jesus Christ throughout the United States and around the world by working with economically disadvantages people to help them create a better human habitat in which to live and work.
- (B) To provide Christian witness and service by operation of a quality educational and child care service to children of working parents and students in Tallahassee, Florida, and worldwide.
- (C) To ameliorate the problems faced by young people in the Tallahassee area, and worldwide are including but not limited to the problems of drug abuse.

- To cooperate with other charitable organizations, through grants and otherwise, which are working to develop a better habitat for economically disadvantaged people and agencies in providing employment services for young people in the Tallahassee area and worldwide.
- To communicate the Gospel of Jesus Christ by means of spoken word, and by (E) distribution of Bibles and other Christian literature.
 - To provide therapy for persons having trouble with problems of drug abuse. (F)
- To provide creative activities for teens and young adults in the Tallahassee area and worldwide. Training classes in the following areas shall be included: (G)
 - Real Estate (1)
 - Public Speaking (2)
 - Public Relations (3)
 - Painting; automotive residential, commercial, and artistic (4)
 - Computer training; sales, marketing & repairs (5)
 - Physical therapy (6)
 - Aqquapressure theory & therapy (7)
 - Reading & writing classes (8)
 - Ethnic Awareness (9)
 - Self awareness; theory & activation training (10)
 - Homemaking: (11)
 - Catering 1.
 - Cake Decoration 2.
 - Sewing & Design 3.
 - Floral Decoration & Design
 - Wedding Decoration & Design 5.
 - Communication Classes for youth & adults with speech disabilities 6.
 - Health & Hygiene Classes 7.
 - Musical & Outreach Ministry to juvenile shelters, Jails, Boy's Homes, (12)work release centers, prisons--state & federal
 - Success Motivational Workshops: (13)
 - 1. Stress
 - Crisis & Success Management 2.
 - Suicide Prevention 3.
 - To provide a telephone prayer Hot-line to rural, intercity, national and international areas which will provide reference, placement, prayer counseling therapy, in-house shelters for battered-abused runaway youth, and young adults.
 - Ethnicity Library of all races, colors, or creeds containing literary and audio visual materials from international cultures.

Chapter 617 of the Florida Statutes or corresponding provisions of any subsequent statute, and all the powers of any other statutes or law which do not in any way adversely affect the corporation's status as a corporation not for profit under Chapter 617 of the Florida Statutes.

ARTICLE V

Members

The initial members of this corporation shall be the officers and members of the Board of Directors of this Corporation, as well as any other person who is willing to serve and is accepted by the board of Directors and officers, on a volunteer basis, to further the purposes of this corporation. The specific qualifications for additional members and the manner of their admission shall be regulated by the Bylaws of this corporation.

ARTICLE IV

Board of Directors

- Section 1. The business affairs of this corporation shall be managed by the Board of Directors, who shall have the responsibility of establishing policies for the corporation.
- Section 2. This corporation shall have six (6) directors initially. The number of Directors may be increased or diminished from time to time by the bylaws but shall never be less than four (4).
- Section 3. Members of the Board of Directors shall be elected and hold office in accordance with the Bylaws.
- Section 4. The names and addresses of the persons who are to serve as Directors for the ensuing year or until the first annual meeting of the Corporation are:

NAME
Charles E. Mims
Dorothy Mims
Elouise McKnight
Paulette Nelson

ADDRESS 8427 Sandridge-Ct. 8427 Sandridge-Ct. 72c Greenked Drie Tallchuse J. 3231 1228 Lake Avenue, Tallahassee, FL 32310

ARTICLE VII

Officers

Section 1. The officers of this corporation shall be President, Vice President, Secretary and Treasurer, and any such other officer as may be provided for in the Bylaws.

Officers shall be members of the Board of Directors.

Section 2. The officers shall be elected at the annual meeting of the Board of Directors or as provided in the Bylaws.

Section 3. The following persons shall constitute the initial officers of the corporation until successors have been chosen and qualified as prescribed in these Articles and in the Bylaws:

President - Charles E. Mims
Vice President - Paulette Nelson
Secretary - Elouise McKnight

Treasurer - Paulette Nelson/Dorothy Mims

ARTICLE VIII

Registered Office and Registered Agent

The street address and city of the initial registered office of the corporation is: 8427

Sandredge Cf. Tallahassee, Florida 323/0 and the name of its initial registered agent at such address is Charles E. Mims.

<u>ARTICLE IX</u>

Bylaws

The Board of Directors of this corporation shall adopt Bylaws not inconsistent with these Articles of Incorporation for the conduct of the corporation's business and the carrying out of its purposes. The Bylaws may be amended, altered, or rescinded in whole or in part, from time to time, by a majority vote of the members of the Board of Directors present at a meeting at which a quorum is present; provided, however, that if the meeting is other than the annual meeting of the Board of Directors, three (3) days' notice in writing of the time, place, and purpose of such meeting shall be given to each director unless such notice shall be waived in writing.

<u>ARTICLE X</u>

Dissolution

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

not so disposed of shall be disposed of by the Circuit Court in and for the Judicial Circuit in which the principal office of this 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 XI

Amendments to Articles of Incorporation

These Articles of Incorporation may be amended by resolution adopted by the vote of two-thirds (2/3) of the directors present at any meeting of the Board of Directors duly called and convened at which a quorum is present, provided that seven (7) days' notice of the amendment or amendments to be considered at such meeting shall have been given writing by regular first class mail to each member, unless such notice is waived in writing by each member.

ARTICLE XII

Incorporators

the names and addresses of the Incorporators of these Articles of Incorporation are as follows:

Dorothy Mims
Elouise McKnight —

ADDRESS

2912 Wahnish Way, Tallahassee, FL 32310

J. Mins

2912 Wahnish Way, Tallahassee, FL 32310

1228 Lake Avenue, Tallahassee, FL 32310

STATE OF FLORIDA COUNTY OF LEON

I HEREBY CERTIFY that on this day before me, the undersigned authority, personally appeared Charles E. Mims and to me known to be the persons named in and who subscribed to the foregoing Articles of Incorporation, and they severally acknowledged before me that they

executed said instrument as	their free and	voluntary act for the us	es and purposes set forth therein
expressed.			
•			_ " •
IN WITNESS WHE	REOF, I have	hereunto set my hand a	and official seal in the State and
County aforesaid this	day of		, 199
IN WITNESS WHE	REOF, the ur	ndersigned subscribing i	ncorporator have executed these
Articles of Incorporation thi	s day	of	, 19

Charles E. Mims

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IN WITNESS WHEREOF, the undersigned subscribing incorporator have executed these Articles of Incorporation this 21st day of June, 19 93 .
Charles Mims
The foregoing instrument was acknowledged before me this 21st day of June, 1993 by Charles Mims, who produced Florida Driver's license as identification and did not take an oath.
Mimi B. Douthit Deputy Clerk Dave Eang, Clerk Circuit Court
Elina Mar Kung KT
Lautelle Helson

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

= 1. The name of the corporation is: 2012 and concern	
ministres Fre Church of Deliverance Hou	ne-outReach
2. The name and address of the registered agent and office is:	. 9
Rel: Charles Wims	APPRO FALC JAN 10 SECRETAGO
8427- Sand Ridge-Ct. (P.O. Box or Mail Drop Box NOT ACCEPTABLE)	AM 9: 1:
Tallahassee, Fla-323 (O	∌, ⊙,

Having been named as registered agent and to accept service of process for the above stated corporation at 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.