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Restoration Ministries

A SEVEN FOLD MINISTRY RESTORING LIVES PRAISE • WORSHIP • HEALING • THANKSGIVING P.O. Box 770263 • Coral Springs • Florida 33077

> ARTICLES OF INCORPORATION NON-PROFIT

OF

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MENTORING WORKS/JRC, INC

The undersigned, for the purpose of forming a Non-profit Corporation pursuant to Florida law, Section 617 hereby certifies as follows:

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ARTICLE I. NAME

The name of this corporation not for profit shall be

MENTORING WORKS /JRC, INC.

ARTICLE II. PURPOSE

The purpose for which the corporation called Mentoring Works/JRC, Inc. is organized and exclusively religious, charitable, scientific, literary and educational within the meaning of section 501 (c) (3) of the Internal Revenue code of 1986 or the corresponding provision of any future United States Internal Revenue Law. State.

ARTICLE III. TERM OF EXISTENCE

This corporation shall exist perpetually.

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ARTICLE IV. LOCATION

The principal office of the corporation in the State of Florida is located.

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273 NW 80th Terrace Margate, Fl 33063

ARTICLE V. SUBSCRIBER & REGISTERED AGENT

The name and address of the Subscriber and Registered Agent to these Article is:

Dennis D. Grant 273 NW 80th Terrace Margate, F1 33063.

ARTICLE VI. DIRECTORS

The names and post office address of the Directors of this Corporation Shall be:

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NAME	TITLE	POST OFFICE ADDRESS
Dennis D. Grant	President/Executive Director	P.O. Box 770263 Coral Springs, Fl 33077
Yvonne Grant	Vice President	P.O. Box 770263 Coral Springs, Fl 33077
Delano Grant	Director	P.O. Box 770263 Coral Springs, FL. 33077
Marva Creary	Director	11985 NW 12 th Street Pembroke Pines, Fl 33026
Beverly McLean	Secretary/ Treasurer	159 San Remo Blvd N. Lauderdale, Fl 33068

ARTICLE VII. QUALIFICATION OF MEMBERS

Members shall be freely admitted to the Corporation, who are willing to promote the purpose of this corporation. The qualification of members shall be set by the by-laws of the corporation. Men, women, boys and girls will be freely accepted to the membership.

ARTICLE VIII. MANAGEMENT

The daily affairs of the Corporation are to be managed by the Executive Director, who serves on a permanent basis, or a person designed by him to assist in the management of the corporation.

ARTICLE IX. PRESIDENT

The President shall serve as President and Officer of the said corporation.

ARTICLE X. DIRECTOR

The Board of Directors shall be composed of not less he (3) members. The Board of Advisors shall be elected by the Board of Directors and members The Board of Directors and Advisors shall also prepare a set of by-laws for organization. The Board of Directors shall be voted upon after each term after the initial appointing of the Directors by the Founder and President.

ARTICLE XI. DIRECTOR

The County in the State of Florida where the principle office and registered agent for the transaction of the activities of the corporation is located in Broward.

ARTICLE XII. DIRECTOR

The property of this corporation is irrevocably dedicated to the charitable purpose and no part of the net income or assets of this organization shall ever insure to the benefits of any private person. Upon dissolution of the organization, assets shall be distributed for one or more exempt purpose 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, State or local government for public purposes. Any such assets not disposed of 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 which purposes.

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Subscriber & Registered Agent...