Requestor's Name Address Charter Number On D A T I I O N L

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CORPORATION(S) NAME

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Articles of Incorporation of Alianza Mesianica Israelita, Inc. Israeli Messianic Alliance, Inc. A Florida Corporation.



Whereas it is deemed to be desirable and in the best interests of this corporation and its shareholders that it be incorporated pursuant to the Florida Non Profit Corporation Act Chapter 617, now therefore, be it;

RESOLVED, that a certified copy of the original Articles of Incorporation for such corporation be attached hereto and that the following Articles of Incorporation for such corporation be hereby adopted as follows;

The undersigned acting as incorporates of a Florida corporation under the Florida Non Profit Corporation Acts, chapter 617, adopt the following articles of incorporation for such corporation;

Article 1 Name

The name of the corporation is Alianza Mesianica Israelita, Inc [Israeli Messianic Alliance, Inc,]

Article 11 Duration

The corporation shall have perpetual existence. The corporate e existence will commence on the filing of these articles by the Department Of State.

Article 111 Purpose

The corporation is organized in order to provide religious worship and instruction synagogues, schools, outreach, spiritual leaders, and other institutions connected therewith of a religious, educational, charitable and benevolent character to the end that people may be generally instructed and guided concerning these Articles Of Faith which are most surely held among Messianic Jewish Faith and to advance spiritual growth and enlightenment moral and personal purity among people; to [promote home and foreign outreach; And it aid in the spread of the gospel of Jeshua the Messiah

Articles 1v, Initial Board of Directors

There shall be three members of the initial board of directors of the corporation; the names and addresses of the persons who are to serve as directors until the election thereof are as follows.

Dr. Daniel Hernandez

Address: 4101 S W 61 Avenue, Dave FL 33314

Dr Joshua Ben Michel Padron

Address: 4101SW 61 Avenue, Davie, FL 33314

Mr. Eduardo Linares

Address: 4101 SW 61 Avenue, Davie, FL 33314

Article v. Initial Registerd Office And Agent

The street address, which is the same as the mailing address of the initial principal registered office of the corporation is:

4101sw 61 avenue, Davie, FL 33314

And the name of the initial registered agent of the corporation at that address is;

Daniel Hernandez

Article v1 Incorporations

The names and residence address of the subscribers of these articles of incorporation are the same As those in article Iv above

Article v11 Conduct of Corporate Affairs

The conduct of the affairs of the corporation will be limited outlined in the by laws of the corporation. The powers of the corporation are to be regulated as outlined in the by laws of the corporation. The manner in which directors are elected or appointed will be as provided in the By-Laws of the corporation.

Article v111 Dissolution of Corporate Affairs

Upon dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purpose of the corporation in such a manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes, and shall at time qualify as an exempt organization or organizations under section 501 [c] 3 of the Internal Revenue Code of 1954 [or the corresponding provisions of any future United States Internal Revenue Law] the board of directors shall determine that assets not disposed of shall be disposed of by the circuit court of the county in which the principal office of the corporation is then located, exclusively for such purpose or purposes or to such organization or organizations, as said court shall determine are organized and operated exclusively for the purposes aforementioned.

Article 1x Qualifications for Membership

The qualifications for membership in the corporation and to the board of directors are stated in the by laws. Directors shall be elected or appointed in accordance with the by laws.

In witness whereof, the undersigned have executed these articles of incorporation this 28 day of 2000.

Incorporater

as outlined in the By-laws of the corporation. The powers of the Corporation are to be regulated as outlined in the By-laws of the Corporation. The manner in which directors are elected or appointed will be as provided in the By-laws of the Corporation.

ARTICLE VIII. DISSOLUTION OF CORPORATE AFFAIRS

Upon dissolution of the Corporation, the Board of Directors, shall, after paying or making provisions for the payment of all liabilities of the Corporation, dispose of all of the assets of the corporation exclusively for the purpose of the corporation in such a manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes, and shall at that time qualify as an exempt organization or organizations under section 501(c)3 of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law). The Board of Directors shall determine that assets not disposed of shall be disposed of by the circuit court of the county in which the principal office of the corporation is them located, exclusively for such purpose or purposes or to such organization or organizations, as said court shall determine are organized and operated exclusively for the purposes aforementioned_

ARTICLE IX. QUALIFICATIONS FOR MEMBERSHIP

The qualifications for membership in the Corporation and to the Board of Directors are stated in the By-laws. Directors shall be elected or appointed in accordance with the by laws.

IN WITNESS WHEREOF, the undersigned have executed these Articles of Incorporation this <u>No.</u> day of <u>Plonuary</u>, 1998. 2000

Incorporator

Incorporator

Incorporator

STATE OF FLORIDA)

)SS:

COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, authorized to take acknowledgements in the state and county set forth above, personally appeared: Daniel Hernandez, Luis Padron, and Eduardo Linares, known to me and known by me to be the persons who executed the foregoing Articles of Incorporation, and they acknowledged before me that they executed these Articles of Incorporation.

IN WITNESS WHEREOF, I have set my hand and affixed my official seal in the state and county aforesaid, this 26 day of 2000



ovary Public, State of Fl y commission expires:

The foregoing was adopted in a regular business meeting of the ALIANZA MESIANICA ISRAELITA INC., (ISRAELI MESSIANIC ALLIANCE, Inc.) held on:

by a majority affirmative vote of the members present and voting in accordance with the constitution and by-laws of the corporation.

IN WITNESS WHEREOF, the undersigned have executed these