Requester's Name 700 Denning Dr # 207 Address J 2287 City/State/Zip Phone # CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. (Corporation Name) (Document #)

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AMENDMENTS Amendment Resignation of R.A., Off Change of Registered Ag Dissolution/Withdrawal Merger	
REGISTRATION/QUALIF	<u>ICATION</u>
☐ Foreign ☐ Limited Partnership ☐ Reinstatement ☐ Trademark ☐ Other	T. SHATTH MAR 0 6 2000
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Examiner's Initials

ARTICLES OF INCORPORATION

OF

CHARIOTEERS OF FIRE, エハC.

A Non-Profit Corporation

We the undersigned, hereby associate ourselves together for the purposes of becoming incorporated under the laws of the State of Florida applicable for corporation not for profit under the following articles of incorporation.

ARTICLE I

Name

The name of the corporation shall be CHARIOTEERS OF FIRE, INC.

ARTICLE II

CHARIOTEERS OF FIRE, INC. is to be located at 700 Denning Drive #202, Winter Park, Florida 32789.

ARTICLE III

Object

The object, business and purpose of this corporation is non political and shall be devoted to non-denominational Christian Evangelism, Discipleship, Christian Ministry and Christian Counseling with persons who are referred to us or are voluntarily seeking our ministry and counseling; to present Jesus Christ as the answer to various types of problems; to provide teaching, counseling, education and support through but not limited to, Christian Church meetings, seminars, group counseling sessions, individual counseling sessions, general meetings, and ministerial training programs and Association, Handicapped ministries, and various other speaking and training sessions and or programs whereby the restored Christian life may be established, encouraged, strengthened, and Jesus Christ exalted, and to conduct all business necessary to the general purpose of the corporation as stated above. This corporation is organized exclusively for religious, charitable and and educational purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE IV

Membership

Membership shall be composed of persons interested in carrying out the objects and purposes of this corporation and any other persons who have been invited to become members of the corporation by the Board of Directors, provided such persons have expressed their willingness to join, and expressed a desire to promote the objects and purposes of the corporation. A membership roster shall be kept of all active current members. A roster of inactive members shall also be kept. Membership shall be further defined in the by-laws of the corporation.

ARTICLE V

Subscribers

The Subscribers' names and mailing addresses of the subscribers to these Articles of Incorporation are:

Jack J. Dyer

700 Denning Dr. # 202, Winter Park, FL. 32789

David H. Drueding

110 Dolores Dr. Altamonte Springs, FL. 32701

The Rev. Mary E. Appleton

200 St. Andrews Blvd. #1406, Winter Park, FL, 32792

<u>ARTICLE VI</u>

Corporation Existence

The existence of this corporation is perpetual.

ARTICLE VII

Management

The affairs of this corporation shall be managed by a President, Vice President and Secretary-Treasurer who shall be elected at the annual meeting of the Board of Directors of the Corporation. The Board of Directors shall immediately after their election elect a President, Vice President, Secretary - Treasurer, who shall hold office for a period of one year. The Board of Directors shall be elected by the membership of the Corporation. The annual meeting of this corporation shall be held on the 31st day of December each year.

ARTICLE VIII

Officers

The officers who are to manage the affairs of the corporation until the first election under these Articles of Incorporation shall be:

NAME	<u>ADDRESS</u>	<u>OFFICE</u>
Jack J. Dyer	700 Denning Dr. # 202 Winter Park, FL. 32789	President
The Rev. Mary E. Appleton	200 St. Andrews Blvd., #1406 Winter Park, FL, 32792	Vice President
David H. Drueding	110 Dolores Dr. Altamonte Springs, FL. 32701	Secretary/ Treasurer

ARTICLE IX

Directors

The names and addresses of the first Board of Directors of this Corporation who shall hold office for the first year, or until their successors are sworn in shall be:

Jay J Dyer	700 Denning Dr. # 202, Winter Park, FL. 32789	President
Rev. Mary E. Appleton	200 St. Andrews Blvd., Winter Park, FL, 32792	V. President
David H. Drueding	110 Dolores Dr. Altamonte Springs, FL. 32701	Sec./Treas.

The minimum number of Directors shall never be less than three (3), and the initial Board of Directors shall be three (3).

ARTICLE X

By-Laws

All by-laws shall be made, altered or rescinded by the vote of two-thirds of the active membership of the corporation present at any regular meeting of the corporation or at any special meeting duly called for the purpose

ARTICLE XI

Amendment of the Articles of Incorporation

The corporation reserves the right to amend, propose, adopt, alter, change or repeal any provision or provisions contained in these Articles of Incorporation by a vote of two-thirds of the active membership of the corporation present at any regular meeting of the corporation or at any special meeting called for the purpose, and all rights conferred on members of this corporation are granted subject to this reservation.

ARTICLE XII

Asset Distribution Upon Dissolution

Upon the dissolving of the corporation, the assets shall be transferred for distribution to an organization described in Section 501 (c) (3) of the Internal Revenue Codes, including but not limited to Central Florida Churches and other qualified organizations under the section of the Internal Revenue Code selected by the Board of Directors at the time of the dissolution of the corporation.

ARTICLE XIII

Resident Agent and Registered Agent and Office

We, the undersigned hereby appoint as Resident Agent and Registered Agent, Jack J. Dyer for the corporation upon whom process may be served at 700 North Denning Dr. #202, Winter Park, FL. 32789-3067.

ARTICLE XIV

Powers

The corporation shall have the power, subject to the Laws of the State of Florida effecting corporations not for profit to receive donations in cash, checks or in kind, and to hold, own, work, develop, improve, divide, and subdivide, process, sell, convey, lease, mortgage, pledge, exchange, and otherwise deal in and dispose of property of all kinds, real, personal, and mixed, including stocks, bonds, and securities issued and created by any other corporation in any other state or in any country and whether now or hereafter organized, and including all rights, corporeal and incorporeal hereditaments and appurtenant thereto; to purchase, establish, operate and publish or cause to be published journals, books, bulletins and advertising matter; to broadcast, produce for broadcast, to cause to be broadcast by radio, television, internet or other media or medium; to build, construct, maintain and operate any of the properties above mentioned, and while owner of any property, to exercise all rights, powers, and

privileges of ownership to the same extent as natural persons might do, including the right to vote the stock of other corporations owned by it; to borrow money and secure the same and monies otherwise owing, by mortgages, debentures, bonds, deeds, or other obligations therefore; to inter into, make, perform, and carry out contracts, of every kind for any lawful purpose, to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warranties, debentures and other transferable instruments; to carry on all of its operations or businesses and to promote its objects and purposes within the State of Florida or elsewhere without restrictions as to place; to have use, exercise and enjoy all the general powers of like corporations not for profit and to do and perform all such other things and acts as may be necessary or expedient in carrying on any of the businesses or acts above named, subject to and consistent with the corporation charters of non-profit corporations.

The foregoing clause shall be construed as powers but no specific, general, or special powers or purposes herein enumerated shall be determined to be exclusive; but is hereby expressly declared that all other lawful powers not inconsistent therewith are hereby included.

ARTICLE XV

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article II hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United State Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United Stated Internal Revenue Law).

CERTIFICATE OF REGISTRATION OF INITIAL REGISTERED AGENT / REGISTERED OFFICE

Pursuant to applicable FLORIDA STATE STATUTE, CHARIOTEERS OF FIRE MINISTRIES, Inc. organized under the laws of the STATE OF FLORIDA, submits the following statement in designating the registered agent:

- The name of the Corporation is CHARIOTEERS OF FIRE
- 2. The name and address of the of the registered agent and office are:

Jack J. Dyer 700 Denning Dr. # 202, Winter Park, FL. 32789

Having been named as registered agent and to accept service of process for the abovestated Corporation at the place designated in this certificate, I hereby accept the appointment and agree to act in this capacity. I further agree to comply with the provisions of the 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, this 2nd day of March, 2000.

Registered Agent

ACKNOWLEDGEMENT

STATE OF FLORIDA COUNTY OF ORANGE

Jack J. Dyer, to me well known and to be the person described in and who executed the foregoing instrument acknowledged to me that he executed said instrument for the purposes therein expressed.

WITNESS my hand and offical seal, this 3rd day of March, 2000.

KARLA M. HUFF
Notary Public - State of Florida
My Commission Expires Jan 5, 2003
Commission # CC800482

Notary Public State of Florida at large

STATE OF FLORIDA COUNTY OF ORANGE

David H. Drueding, to me well known and to be the person described in and who executed the foregoing instrument acknowledged to me that he executed said instrument for the purposes therein expressed.

WITNESS my hand and offical seal, this 3rd day of March, 2000.

KARLA M. HUFF Notary Public - State of Florida My Commission Expires Jan 5, 2003 Commission # CC800482 Notary Public State of Florida at large

STATE OF FLORIDA COUNTY OF ORANGE

The Res. Many Ellen apple ton

The Reverend Mary Ellen Appleton, to me well known and to be the person described in and who executed the foregoing instrument acknowledged to me that she executed said instrument for the purposes therein expressed.

WITNESS my hand and offical seal, this <u>3rg</u> day of March, 2000.

Notary Public

State of Florida at large

HARRIETT B. FICKETT
Notary Public, State of Florida
My comm. expires April 10, 2002
No. CC732175
Bonded thru Ashton Agency, Inc.

Sparrich B. Fiskett