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THE STATE OF THE S	TO : KATHERINE HARRIS, FLORIDA SECRETARY OF STATE
· ·	FROM: A. DALE GILMORE, PRESIDENT, PENSACOLA
: 1!	
To the second se	CHURCH OF JESUS CHRIST OF LATTER DAY
Section 1	SAINTS, INC.
, , , , , , , , , , , , , , , , , , ,	SUBJECT: PROCESS OF INCORPORATION
1	DATE: MAY 8, 2000
1	UUUUU32470007 -05/10/0001090014 *****78.75 ******78.75
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2 crac	DEAR MS HARRIS,
· · · · · · · · · · · · · · · · · · ·	PLEASE ACCEPT THIS REQUEST TO PROCESS OUR
* * * * * * * * * * * * * * * * * * * *	GROUP FOR INCORPORATION, ENCLOSED ARE TWO
# Propagation 1 1 1 1 1 1 1 1 1	COPIES OF OUR CHARTER AND A CHECK FOR
10 mm m m m m m m m m m m m m m m m m m	\$78.75 . IF THERE ARE ANY QUESTIONS OR
	COMMENTS, I CAN BE REACHED AT:
	A. DALE GILMORE 8
- 1	1025 FLEMING DRIVE
	PENSACOLA, FLORIDA 32514
	(PHONE 850-968-0160) = = 0
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	THANK YOY,
	A. Dale Gil
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A. Mos	

CORRECT K/ Hugellane

D. BROWN MAY 1 5 2000

ARTICLES OF INCORPORATION of THE PENSACOLA RESTORATION BRANCH OF THE REORGANIZED CHURCH OF JESUS CHRIST OF LATTER DAY SAINTS, INC a not for profit organization



We, the undersigned, with other persons being desirous of forming a corporation not for profit, but for civic, social, charitable and philanthropic purposes under the provisions of Chapter 617 of the Florida statutes, do agree to the following:

ARTICLE I. NAME

The name of this corporation is:

THE PENSACOLA RESTORATION BRANCH
OF THE
REORGANIZED CHURCH OF JESUS CHRIST
OF LATTER DAY SAINTS, INC
a not for profit organization

ARTICLE II. PURPOSES

The purpose of the organization is to come together in Christ-centered activities for religious, educational, charitable and fraternal purposes, and to provide for the general welfare of its members as related to social activities, entertainment, recreation, and any other activity deemed by the organization to be in the interests of the community as a whole.

ARTICLE III. QUALIFICATION OF MEMBERS

The membership of this corporation shall constitute all persons hereinafter named as subscribers and such other persons as, from time to time hereafter, may become members, in the manner provided in the By-Laws.

ARTICLE IV. TERM OF EXISTENCE

This organization is to exist perpetually.

ARTICLE V. SUBSCRIBERS

The names of the subscribers to these articles are:

Ammon Calhoun

5904 Castle Dr. Milton, FL 32570

Delpha G. Calhoun

5904 Castle Dr. Milton, FL 32570

Onelia Fredrickson

611 Laura St.

Pensacola, FL 32534

Allene Gilmore

500 Rodney St.

Pensacola, FL 32534

Alton Gilmore

500 Rodney St.

Pensacola, FL 32534

Dale Gilmore

1025 Fleming Dr. Pensacola, FL 32514

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1025 Fleming Dr.

Dana Gilmore

Pensacola, FL 32514

David Gilmore

1025 Fleming Dr. Pensacola, FL 32514

Jessica Guedez

10413 Pine Hill Terrace Pensacola, FL 32514

Joanna Guedez

10413 Pine Hill Terrace

Pensacola, FL 32514

Sue Manning

10413 Pine Hill Terrace

Pensacola, FL 32514

Marguerite Medley

3111 W. Lee St.

Pensacola, FL 32505

Carmen Paroby

5659 Twin Creek Circle

Pace, FL 32571

ARTICLE VI. OFFICERS

Section 1. The officers of this corporation shall be a Branch President, Secretary, Treasurer, and such other officers as may be from time to time provided in the By-Laws. The officers shall be elected at the annual meeting, or as provided in the By-Laws.

Section 2. The names of the persons who are to serve as officers of the corporation until the first election are:

Dale Gilmore Carmen Paroby Sue Manning

Branch President Secretary Treasurer

ARTICLE VII. BY-LAWS

Section 1. Any proposed By-Law change shall be submitted in writing and read to the members at a regular meeting, or a special meeting called for that purpose, preceding the meeting at which the action on the amendment is to be taken.

Section 2. These By-Laws may be amended only by a two-thirds majority vote, a quorum being present, at any regular meeting or special meeting of the Association, provided, however, that the conditions of Section 1 of this Article have been adhered to.

ARTICLE VIII. AMENDMENTS

Section 1. Any proposed amendment to these Articles of Incorporation shall be submitted in writing and read to the members at a regular meeting, or a special meeting called for that purpose, preceding the meeting at which the action on the amendment is to be taken.

Section 2. These Articles of Incorporation may be amended only by a two-thirds vote, a quorum being present, at a regular meeting or special meeting of the Association, provided, however, that the conditions of Section 1 of this Article have been adhered to.

ARTICLE IX. LOCATION

The principle office of this corporation shall be located at 1025 Fleming Dr. Pensacola. FL 32514, and shall be changed from time to time as provided for in the By-Laws.

ARTICLE X. REGISTERED AGENT AND OFFICE

The registered agent and office for this corporation shall be <u>A. Dale Gilmore 1025</u>
<u>Fleming Drive, Pensacola, FL 32514</u>, to accept service of process within this State as to this Corporation.

I HEREBY ACCEPT THE DESIGNATION AS REGISTERED AGENT. A. Dale Gilmore / SUBSCRIBER/REGISTERED AGENT Marguerite Medley Allene Gilmore