

N00000005670

Requester's Name

Rev. O. M. Vickson, Jr.
P. O. Box 617442
Orlando, FL 32861

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. _____
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

NEW FILINGS

- ☐ Profit
- ☐ Not for Profit
- ☐ Limited Liability
- ☐ Domestication
- ☐ Other

OTHER FILINGS

- ☐ Annual Report
- ☐ Fictitious Name

AMENDMENTS

- ☐ Amendment
- ☐ Resignation of R.A., Officer/Director
- ☐ Change of Registered Agent
- ☐ Dissolution/Withdrawal
- ☐ Merger

REGISTRATION/QUALIFICATION

- ☐ Foreign
- ☐ Limited Partnership
- ☐ Reinstatement
- ☐ Trademark
- ☐ Other

W-20470
8-21
8-28



FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

August 21, 2000

REV. O.M. VICKSON I
P.O. BOX 617442
ORLANDO, FL 32861

SUBJECT: CHRISTIAN ETERNAL PRAYER ADVOCATES, INC.
Ref. Number: W00000020470

We have received your document for CHRISTIAN ETERNAL PRAYER ADVOCATES, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Corporations may file using only the corporate name. Please delete any reference to the "doing business as name" in your document. If you wish to register your fictitious name, you may do so by filing the enclosed application and submitting the appropriate fees to this office.

We are enclosing the proper form(s) with instructions for your convenience.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6929.

Joey Bryan
Document Specialist

Letter Number: 500A00044670

ARTICLES OF INCORPORATION
OF
CHRISTIAN ETERNAL PRAYER ADVOCATES, INC.
(A Not-For-Profit Corporation)

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00 AUG 28 AM 8:13
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

We the undersigned being the subscribers to Articles of Incorporation of **CHRISTIAN ETERNAL PRAYER ADVOCATES, INC.** do hereby agree to the following:

ARTICLE I - NAME AND ADDRESS OF CORPORATION

The name of this corporation shall be: **CHRISTIAN ETERNAL PRAYER ADVOCATES, INC.**

The street address of the initial principal office of this corporation shall be: 4100A Booker Street, Orlando, FL 32811 and the initial mailing address shall be: P. O. Box 617442, Orlando, FL 32861 or such other address within the State of Florida as the officers may from time to time designate.

ARTICLE II - PURPOSE

The objective, general nature and purpose of this corporation shall be to establish and maintain in the entire world organizations to fulfill God's mission for corporation to create love, peace, harmony, motivation, respect, unity, freedom, justice and equality. This corporation shall include but not be limited to the following doctrine of beliefs: The building up of believers in the Christian faith; the preaching and teaching of the truth out of the Original King James Version of the Bible; the worshipping of God; the fellowship of believers; the evangelization of the world through the proclamation of the gospel of the Lord Jesus Christ; the ordination of ministers to special service those who are in agreement with the beliefs and emphasis of this corpor-

ation; the publication of literature; the operation of charitable institutions; the formation of such other ministers as would be beneficial in the proclamation of God's Word; to act as intercessors in behalf of those who are in need of help and assistance; to protect and preserve Biblical and Constitutional laws and rights of the people of God; to stand in the gap of those who are being suppress, depress, oppress and repress by oppositional forces that seek to destroy God's people; and any other purposes to accomplish the goals of this corporation to fulfill the needs of the poor, underprivilege and poverty stricken communities of the world.

ARTICLE III - POWERS

This corporation shall have and exercise all powers provided by the Laws of the State of Florida pertaining to corporations not-for-profit including, but not limited to Chapter 617, Florida Statute and future amendments thereto or succeeding Statutes pertaining to corporations not-for-profit in the State of Florida, necessary and convenient to effect any and all of the religious, nutritional, communities, social, legal, constitutional, charitable and educational purposes for which the corporation is organized and as are not contrary to the Bylaws and Bible -- Christian Eternal prayer Advocates, Inc., subject however to the following:

A. This corporation shall be operated exclusively for, and shall only have the power to perform activities exclusively within the meaning, requirement and effect of Section 501(c)(3) of the Internal Revenue Code of 1954, as amended theretofore or hereafter.

B. This corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal Tax Law.

C. This corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal Tax Law.

D. This corporation shall have the power to acquire and hold Title in Free Simple, in Trust, or otherwise, to both real and personal property, and to improve, encumber, sell, convey and dispose of all such property in conformity with the Bylaws and ~~coop~~ **Christian Eternal Prayer Advocates, Inc.**, to borrow money, recruit membership, execute notes, bonds and other evidences of indebtedness and secure the same by mortgage and deeds of Trust, annuity bonds and other instruments of indebttness and pay interest thereon, to improve, adapt and use its property or the income thereof in its religious, educational, benevolent or social activities, etc., without financial profit to its members, except as may be necessary in the payment of salaries or other compensation for services rendered; and

subject to the provisions of the Bylaws the corporation shall have the power to erect and maintain buildings for the worship of God, for training in Christian faith and conduct and for Christian social intercourse, etc.

ARTICLE IV - DURATION

The term of existence of this corporation shall be perpetual.

ARTICLE V - MEMBERSHIP

The doctrinal basis, manner of admission and qualification for membership shall be any person who gives clear testimony of having believed the Gospel and trusted the Lord Jesus Christ as Savior, who faithfully encourages the ministries of this corporation and Church and who walks in the manner consistent with the Word of God as to relates to the Body of Christ shall be considered a member of this corporation with all the rights and responsibilities thereof. All members of the corporation and Church being incorporated in good and regular standing are therefore members of this corporation. Additional qualifications as set forth in the Bylaws and Constitution of this corporation.

ARTICLE VI - GOVERNMENT

The government of this corporation shall be vested in a Executive Board of Directors and Associate Board of Directors which shall be governed by the Bylaws. The corporation in it discretion may establish an Advisory Board of Directors to aid the officers in managing the affairs of the corporation until such time as an initial Executive and Associate Board of Directors are elected.

ARTICLE VII - OFFICERS

The affairs of this corporation shall be managed by the officers of the Executive Board of Directors. The office of the Chairman will be held indefinitely until such time as he chooses to resign. The officers of Executive Board of Directors shall be elected in a manner as stated in the Bylaws. The initial officers who will serve as a Advisory Board of Directors until the first election are as follows:

Rev. O. M. VICKSON - Chairman-CEO

DOLLIE VICKSON - Director

CAROLYN NELSON - Director

LARRY BALLARD - Director

BOB THOMAS - Director

KENNETH UNICK - Director

DOROTHY MCCRIMMON - Director

ARTICLE VIII - BYLAWS

The Bylaws of the corporation shall be adopted by Executive Board of Directors or in the alternative the Advisory Board of Directors if the Executive and Associate board of Directors have not yet been established. Said Bylaws may be amended and changed from time to time thereafter by Executive Board of Directors or if the Executive Board of Directors have not yet been established by the Advisory Board of Directors.

ARTICLE IX - AMENDMENT

These Articles of Incorporation may be amended by the members of the corporation. Amendments may be considered in any regular

or special business meeting in which members have received proper notification in accordance with the Bylaws. An amendment may be adopted by an affirmative two-thirds (2/3) majority vote.

ARTICLE X - DISSOLUTION

The corporation may be dissolved with the assent given in writing by a seven-eighth (7/8) majority of the active membership of the corporation. All members who have valid reason for not being able to attend a special meeting for the purpose of deciding the dissolution issue must be given opportunity to vote by proxy. In the event of dissolution, the residual assets of the corporation shall be distributed among participating organizations which are qualified for exemption under Section 501(c)(3) and 170(c)(2) of Internal Revenue Code. None of the assets shall be distributed to any member, officer or board official of this corporation.

ARTICLE XI - SUBSCRIBERS

The name and address of the initial subscribers to these Articles of Incorporation are as follows:

1. Rev. O. M. Vickson I
2215 Ravenall Avenue
Orlando, FL 32811
2. Dollie Robinson
2215 Ravenall Avenue
Orlando, FL 32811
3. Carolyn Nelson
1217 Polk Street
Orlando, FL 32805
4. Larry Ballard
811 Coyler Street
Orlando, FL 32805
5. Bob Thomas
5201 Lanette Street
Orlando, FL 32811

6. Kenneth Unick
2600 Orange Center Boulevard
Orlando, FL 32805

7. Dorothy McCrimmon
2839 L. B. McLeod Road
Orlando, FL 32805

ARTICLE XII - INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The name and street address of the initial Registered Agent of this corporation shall be: Rev. O. M. VICKSON I, 2215 Ravenall Avenue, Orlando, FL 32811.

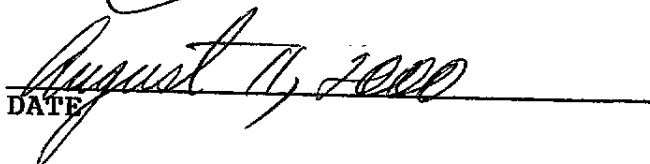
ARTICLE XIII - TYPE OF CORPORATION

This corpoartion will be an International Civil Rights Organization based on Christian beliefs and doctrines.

ACCEPTANCE

Having been named to accept Service of Process for the above-stated Corporation at the place designed in this Certificate I hereby agree to act in this capacity and I further agree to comply with the provisions of all Statutes relative to the proper and complete performance of my duties and I accept the duties and obligations of Section 617.0503, Florida Statutes (1997).


Rev. O. M. VICKSON I


DATE

IN WITNESS WHEREOF, the undersigned subscribers have made and subscribed these Articles of Incorporation at Orlando, Orange County, Florida this 17th day of August, 2000.

O. M. Vickson I
Rev. O. M. VICKSON I

Dollie Vickson
DOLLIE VICKSON

Carolyn Nelson
CAROLYN NELSON

Larry Ballard
LARRY BALLARD

Bob Thomas
BOB THOMAS

Kenneth Unick
KENNETH UNICK

Dorothy McCrimon
DOROTHY MCCRIMMON

FILED
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

DECLARATION

Under penalties of perjury, I declare that I have read the foregoing Article of Incorporation and that the facts stated in it are true, pursuant Florida Statute §92.525.

O. M. Vickson I
Rev. O. M. VICKSON I
Chairman - "CEO"