NO00000000000004

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

| SUBJECT: _ | BELIEVERS | WORLD | OUTREACH | INC. |
|------------|----------------|--------------|---------------------|------|
| | (PROPOSED CORP | ORATE NAME - | MUST INCLUDE SUFFIX |) |

400003393274---6 -09/14/00--01052--016 *****78.75 ******78.75

Enclosed is an original and one (1) copy of the articles of incorporation and a check for:

\$70.00 Filing Fee

\$78.75 Filing Fee & Certificate of

Status

\$78.75

Filing Fee

& Certified Copy

\$87.50

Filing Fee, Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM:

N. DUANE ARNOLD

Name (Printed or typed)

P.O. Box 918

Address

Pinellas Park, 71.33780

(727) 544-5789

Daytime Telephone number

NOTE: Please provide the original and one copy of the articles.

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| ARTICLES OF INCORPORATION | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------|
| In Compliance with Chapter 617, F.S., (Not for Profit) | |
| The name of the corporation shall be: BELIEVERS WORLD OUTRE | ACH, INC. |
| ARTICLE II PRINCIPAL OFFICE The principal place of business and mailing address of this corporation shall be: PLACE: 9115 U.S. HWY. 19 N. MAILING: P.O. BOX OF PINELLAS PARK, FL. 33782. PINELLAS PARK, FL. 33782. ARTICLE III PURPOSE The purpose for which the corporation is organized is: See ATTACHED SHEET TITLED ARTICLE III Precognitive | YK, 71. 33780 |
| ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected or appointed: THEY ARE APPOINTED IN ACCORDANCE WITH THE OF THE CORP. | By-Laws |
| ARTICLE V INITIAL DIRECTORS OFFICERS The name and addresses: | |
| ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS The name and Florida street address of the registered agent is: N. DUANE ARNOLD 4975 A 91 AVE N. PINELLAS PARK, 7L. 33782. ARTICLE VII INCORPORATOR The name and address of the Incorporator is: N. DUANE ARNOLD 4975 A 91 AVE N. PINELLAS PARK, H., 33782 | PILED PILED SECRETARY OF STATE |
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BELIEVERS WORLD OUTREACH, INC.

ARTICLE III - PREROGATIVES AND PURPOSES

- Section 1. This corporation shall have the right to govern itself according to the standards of the Holy Bible. "Endeavoring to keep the unity of the Spirit in the bond of peace... till we all come in the unity of the faith, and of the knowledge of the Son of God, unto a perfect man, unto the measure of the stature of the fulness of Christ." (Ephesians 4:3-13).
- Section 2. This corporation shall have the right and power to purchase or acquire by gifts, bequests, or otherwise, and to own, hold in trust, use, sell, convey, mortgage, lease, or otherwise dispose of any real or personal property as may be necessary for the furtherance of its purposes.
- Section 3. This corporation shall have the right to engage in and conduct educational, benevolent, and charitable work; to establish churches, to found Bible schools and/or colleges for the training of those desiring to do the work of the ministry, to organize, build, and operate Christian schools, to maintain charitable institutions such as homes for the indigent or aged, widows, orphans, alcoholics, drug addicts, retired ministers, and missionaries or other persons in need of the necessary provisions of life; to print and/or publish and sell or otherwise distribute tracts, periodicals and other literature, and in connection therewith operate a general printing and publishing business.
- Section 4. This corporation shall have the right to set apart, charge, commission, license, and/or ordain persons to the ministry, to send missionaries to any and all parts of the earth as they may be called and qualified.
- Section 5. This corporation shall have the right to engage in any activity for the furtherance of the Gospel or any related activity in dealing with people as given by and/or in accordance with commandment, example, or other in the Holy Bible.

ARTICLE XIV - DISSOLUTION

Upon dissolution of this corporation, all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to organizations which have qualified for exemption under Section 501 (C) (3) of the Internal Revenue Code. None of the assets shall be distributed to any member, officer, or trustee of this corporation.