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EFFECTIVE DATE
3-23-01

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DEPARTMENT OF STATE
TALLAHASSEE, FLORIDA

March 23, 2001

Department of State
Division of Corporation
New Filing Section
409 East Gaines Street
Tallahassee, Fla. 32314
Phone # (850)487-6067

ATT: Neysa Culligan

Subject: ISALNDS OF HOPE, INC

Enclosed please find an original and one copy of the Articles of Incorporation for the above corporation and a check in the amount of \$ 78.75

For Chris Maddox
4629 Poinciana St Apt #518
Lauderdale By the Sea, Fl 33308

Phone # (954)489-9354
Fax # (954) 370-2146

Please fax me a copy of your screen, showing the change and date of filing, etc.

Sincerely,

Chris H. Maddox

Chris H. Maddox
President

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-03/26/01-01133-005
*****78.75 *****78.75

Ruth M. Maddox GAVE
AUTHORIZATION BY PHONE TO
CORRECT *act 1*
DATE *3/29/01*
DOC. EXAM *Doris Brown*

D. BROWN MAR 2 9 2001

ARTICLES OF INCORPORATION
OF
ISLANDS OF HOPE, INC

3-23-01

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FLORIDA
DEPARTMENT OF STATE
TALLAHASSEE, FLORIDA

To the Secretary of State,
State of Florida

Effective Date: 03/23/01

We, the undersigned, acting as incorporators of this Nonprofit Corporation adopt the following Articles of Incorporation under the Non-Profit Corporation Law of the State of Florida do hereby certify:

ARTICLE I. NAME AND ADDRESS

The name of this Non-Profit Corporation is Islands of Hope, Inc., and the principle address for the corporation is 4629 Poinciana St #518 Lauderdale By the Sea, Fl 33308.

The name of the initial Registered Agent at that address is Ruth McGee Maddox.

ARTICLE II. TERMS OF EXISTENCE

This Nonprofit Corporation shall have perpetual existence.

ARTICLE III. PURPOSES FOR WHICH THE CORPORATION IS ORGANIZED

The purpose for which this Nonprofit corporation is formed is to operate for humanitarian, religious, charitable, medical and discipleship purposes for the propagation and dissemination of the Gospel of Jesus Christ by the guidelines set forth in Section 501(c)(3) of the Internal Revenue Code of 1986, including, for such purpose, the making of distributions to organizations that qualify as tax exempt organizations under Section 501(c)(3) of such code, or any corresponding provisions of any subsequent tax laws.

To accomplish such purpose the Nonprofit corporation, may among other means, establish home and foreign mission outreaches, hold evangelistic crusades, disciple new Christians, and ultimately be engaged in all types of humanitarian, religious and charitable activities through Christian evangelism, medical clinics, Bible distribution, clothing distribution, clowning, music, and religious skits.

The focus of this ministry will be to take the Gospel to the world, with an emphasis in Cuba and the Caribbean.

ARTICLES IV. RIGHTS

It shall have the right to possess, buy, mortgage, sell, lease, barter and exchange real and personal property, to borrow money, collect funds, receive gifts and legacies as it may judge necessary for the attainment of these purposes.

No part of the net earnings of the Non profit corporation shall insure to the benefit, or be distributed to, its members, trustees, officers, or other private persons, except that the Non profit 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 in Article VII hereof.

ARTICLE V. PROHIBITED TRANSACTIONS

This corporation shall not:

- A. Engage in any activities prohibited by Section 617.0835, Florida Statutes;
- B. As a substantial part of its activities, carry out propaganda or otherwise attempt to influence legislation;
- C. Participate or intervene, by publication or distribution of any statements or otherwise, in any political campaign on behalf of any candidates for public office;
- D. Notwithstanding any other provisions of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501 c (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE VI. INCORPORATORS

The names of the initial registered is Chris H. & Ruth McGee Maddox. The street address of the initial registered office of the Nonprofit corporation is 4629 Poinciana St. #518 Lauderdale By the Sea, Fl 33308.

ARTICLE VII. INITIAL DIRECTORS

There shall be no less than five(5) directors constituting the Initial Board of Directors. The names and addresses of each person who is to serve as an Initial director are as follows:

Noel Escobar
4420 S.W. 77th Ave
Davie, Fl 33328

Nick A. Kyriakopoulos
12164 NW 34th St
Sunrise, Fl 33323

Chris Maddox
4629 Poinciana St #518
Lauderdale By the Sea, Fl 33308

Ruth Maddox
4629 Poinciana St #518
Lauderdale By the Sea, Fl 33308

Edwin Toledo
7842 N.W. 1st Court
Margate, Fl 33063

The Officers shall be elected in accordance with the Bylaws of this corporation.

ARTICLE VIII. MANAGEMENT OF COPORATE AFFAIRS

The management of the affairs of the corporation is vested in the President (Chairman of the Board) and the Board of Directors. The corporation shall be governed by the provisions contained in its Constitution and Bylaws. The President, until his voluntary resignation or death is Chris H. Maddox.

The Board of Directors named in Article Six shall hold forth until the first annual meeting of the Board of Directors to be held as prescribed in the Bylaws, but in no event later than twelve (12) months from the date of incorporation, at which time an election or appointment shall be provided in the Bylaws of the corporation.

The Board of Directors may, in the Bylaws of the corporation or by separate resolution, provide for staggered terms of office of directors and allow them reasonable compensation.

Conduct its affairs, carry on its operations, and have offices and exercise the power granted under Chapter 617 (Part 1) of the Florida Statutes (2), in any state, territory, district, of possession of the United States or any foreign country.

Acquire, enjoy, utilize and dispose of patents, copyrights and trademarks, and any licenses and other rights or interests there under or therein.

Lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds so loaned or invested.

Make donations for the public welfare of for religious, humanitarian, charitable, medical, educational or other similar purposes.

ARTICLE IX. DISSOLUTION

In the event of dissolution of this Nonprofit Corporation, all its property shall pass to an organization as determined by the Board of Directors of this Corporation whose purpose is in harmony with the full gospel message as outlined in this Corporation's Articles of Faith. Such organization must be organized and operated exclusively for the purposes(charitable, religious, or humanitarian purposes) specified in Section 501c(3) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax law.

ARTICLE X. AMENDMENTS

These articles may be amended by a simple majority vote of the Board of Directors present at a duly called meeting where all Board members are notified, in written form, a minimum of ten days prior to the meeting. The President must be present at the meeting.

ARTICLE XI. COPORATE SEAL

Adopt and use a common corporate seal and alter the same: provided, that such seal shall always contain the words "corporation not for profit."

SIGNED AND ADOPTED this 23 day of Mar, 2001.

Islands of Hope

By Chris H. Maddox

Chris H. Maddox
I HEREBY ACCEPT THE DESIGNATION
AS REGISTERED AGENT.

By Ruth McGee Maddox

Ruth McGee Maddox

INCORPORATOR/REGISTERED AGENT

FILED
01 MAR 26 AM 9:26
CLERK'S OFFICE
STATE OF FLORIDA
MELISSA J. FLICK