

No 1800002928

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

SUBJECT: The Apostolic Home Network, Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

600003992166--7
-04/11/01--01078--003
*****87.50 *****87.50

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: Christian Richardson
Name (Printed or typed)

12243 SE 57th Ave
Address

Belleview, FL 34420
City, State & Zip

(352) 347-0591
Daytime Telephone number

SECRETARY OF STATE
TALLAHASSEE, FL 32314

01 APR 25 PM 12:13

FILED

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

4-25-01
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me



FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

April 13, 2001

CHRISTIAN RICHARDSON
12243 SE 57TH AVE.
BELLEVIEW, FL 34420

SUBJECT: THE APOSTOLIC HOME NETWORK, INC.
Ref. Number: W01000008437

We have received your document for THE APOSTOLIC HOME NETWORK, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

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) 487-6995.

Wanda Cunningham
Document Specialist
New Filing Section

Letter Number: 801A00022080

**ARTICLES OF INCORPORATION
OF
THE APOSTOLIC HOME NETWORK, INC.**

THE UNDERSIGNED, for the purpose of forming a corporation not for profit pursuant to Chapters 607 and 617, Florida Statutes, does hereby adopt the following Articles of Incorporation:

WITNESSETH:

**ARTICLE I
NAME**

The name of the corporation is:

THE APOSTOLIC HOME NETWORK, INC.

**ARTICLE II
DURATION**

This corporation-not-for-profit shall have perpetual existence commencing on the date of the filing of these Articles of Incorporation with the Department of State of Florida.

**ARTICLE III
PURPOSES**

The purposes for which the corporation is organized are exclusively charitable, religious, scientific, literary, educational, and the promotion of human rights within the meaning of Section 501(c)(3) of the internal revenue code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Code.

Such purposes involve the dedication of this Corporation to producing and distributing resources to support and encourage individuals, families and churches in their endeavors to embrace and advance the principals of the Word of God, particularly as pertaining to family and home life. The basic non-alterable fundamental doctrine of this Corporation shall be the following:

- “1. *The Bible is inspired of God and the infallible Word of God.*
2. *There is the one ever-living eternal God. This one true God has revealed Himself as Father in creation; through His Son, in redemption; and as the Holy Spirit by emanation. Jehovah of the Old Testament, took upon Himself the form of man, and as the Son of man, was born of the virgin Mary. ‘In Him (Jesus) dwelleth all the fullness of the Godhead bodily.’ (Colossians 2:9).*
3. *Pardon and forgiveness of sins is obtained by genuine repentance; we are justified by faith in the Lord Jesus Christ.*
4. *The scriptural mode of baptism is immersion, and is only for those who have truly repented. It should be administered in the name of our Lord Jesus Christ, according to the Acts of the Apostles 2:38.*
5. *Luke tells us in Acts 2:4, “...they were all filled with the Holy Ghost, and began to speak with other tongues (languages), as the Spirit gave them utterance.”*

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TALLAHASSEE, FLORIDA

6. *It is scriptural to expect all who receive the gift, filling or baptism of the Holy Spirit to receive the same physical initial sign of speaking with other tongues.*

7. *The basic fundamental doctrine of this Corporation shall be the Biblical standard of full salvation, which is repentance, baptism in water by immersion in the name of the Lord Jesus Christ for the remission of sins, and the baptism of the Holy Ghost with the initial sign of speaking with other tongues as the Spirit gives utterance."*

Notwithstanding any other provision of these Articles, this organization shall not carry on any other 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, as amended, or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE IV **INITIAL REGISTERED OFFICE, REGISTERED AGENT & PRINCIPAL ADDRESS**

4.1 Registered Office & Registered Agent,

The street address of the initial registered office of this corporation-not-for-profit is 12243 SE 57th Ave; Belleview, FL 34420; and the name of the initial registered agent of this corporation at such address is Christian M. Richardson. By execution of this instrument, Christian M. Richardson, hereby represents that:

HAVING BEEN NAMED AS A REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION NOT FOR PROFIT AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATION OF MY POSITION AS REGISTERED AGENT.

4.2 Principal Office, Mailing Address and Telephone Number

(a) The corporation-not-for-profit's initial principal office address will be 12243 SE 57th Ave; Belleview, Florida 34420.

(b) The corporation-not-for-profit's initial mailing address will be 12243 SE 57th Ave; Belleview, Florida 34420.

(c) The corporation-not-for-profit's initial telephone number will be (352)401-5535.

ARTICLE V **CORPORATE GOVERNANCE**

5.1 Board of Trustees

(a) The affairs of this corporation-not-for-profit shall be managed by a Board of Trustees. These Trustees shall be the Directors of the corporation-not-for-profit. This corporation-not-for-profit shall have two Trustees initially. The number of Trustees may be either increased or diminished from time to time by the President, but shall never be less than three.

- (b) The names and addresses of the initial Trustees are as follows:

Christian Michael Richardson; 12243 Southeast 57th Ave; Belleview, FL 34420
Denee' Elaine Richardson; 12243 Southeast 57th Ave; Belleview, FL 34420
Naomi Louise Varnum; 12281 SE 57th Ave; Belleview, FL 34420

(c) The Board of Trustees shall exercise such powers as are designated by the President; *provided however*, that they shall have all powers required under the Internal Revenue Code of 1986, as amended, or any successor legislation, in order to meet applicable restrictions over control of finances required so that the income of this corporation-not-for-profit shall not be attributable to the President.

5.2 **Method for Electing Trustees**

The Trustees to serve after the initial Trustees shall be appointed by the then serving President. The President may remove any Trustee at any time for any reason deemed by the President to be in the best interests of this corporation-not-for-profit.

5.3 **Officers**

The day-to-day affairs of this corporation-not-for-profit shall be managed by the following officers:

(a) *The President*, shall serve as chief executive and chief operating officer, and, shall exercise all powers traditionally associated with such offices and with the traditional corporate offices of chairman of a board of directors and president of a corporation. The President shall also exercise the elective role normally associated with corporate boards of directors and shall elect the Trustees and officers of this corporation-not-for-profit.

(b) The President shall designate such other officers as he may deem required, including one or more vice presidents, a secretary and a treasurer, and shall assign to each office such powers and duties as he determines are in the best interest of this corporation-not-for-profit.

(c) The initial President is Christian M. Richardson and his current address is 12243 Southeast 57th Ave; Belleview, FL 34420. The initial President shall, until his resignation, serve as the President of this corporation-not-for-profit and, if possible, shall, prior to his resignation appoint his successor.

ARTICLE VI **INCORPORATORS**

The name of the corporation-not-for-profit's incorporator is Christian M. Richardson, whose address is 12243 Southeast 57th Ave; Belleview, FL 34420.

ARTICLE VII **INDEMNIFICATION**

The corporation-not-for-profit shall indemnify its officers, Trustees and authorized agents for all liabilities incurred directly, indirectly or incidentally to services performed for the corporation-not-for-profit, to the fullest extent permitted under Florida law existing now or hereinafter enacted.

ARTICLE VIII
LIQUIDATION ON DISSOLUTION

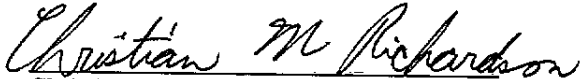
In the event of dissolution, the residual assets of this corporation-not-for-profit will be turned over to one or more organizations which are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986, as amended, or corresponding sections of any prior or future law; or, to the federal government or a state or local government for exclusively public purposes.

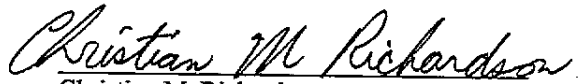
ARTICLE IX
AMENDMENT OF ARTICLES OF INCORPORATION AND BYLAWS

Power to amend these Articles of Incorporation or the Bylaws shall be vested in the Trustees, provided however, that no amendment may be adopted unless it is recommended by the President to the Board of Trustees and approved by a two-thirds majority of the Trustees.

* * *

IN WITNESS WHEREOF, I have subscribed my name this 23rd day of April, 2001.


Christian M. Richardson
Incorporator


Christian M. Richardson
Registered Agent