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

FIL.ED 01 JUN -4 AM 10: 19 SEURETARY OF STATE ALLAHASSEE, FLORIDA

SUBJECT: A'MAM OF AM'MISHADDAI, INC.

Enclosed are an original and one (2) copy of the articles of incorporation and a money order for: \$78.75 Filing Fee Certificate of Status

FROM: Janice St. George-Crapps 1006 Manchester Circle Winter Park, Florida 32792 (407) 677-6626

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CILED 01 JUN-4 AM 10: 19 ALLAMASSEE. FLORIDA

ARTICLES OF INCORPORATION OF A'MAM OF AM'MISHADDAI, INC.

A Florida Not-For-Profit Corporation

We, the undersigned, with other persons being desirous of forming a Florida notfor-profit corporation, under the provisions of Chapter 617 of the Florida Statues, do agree to the following:

ARTICLE 1- NAME

The name of the corporation shall be:

A'mam of Am'Mishaddai, Inc.

ARTICLE II- PRINCIPAL OFFICE

The principal place of business and the mailing address of this corporation shall be:

1006 Manchester Circle, Winter Park, Florida 32792

ARTICLE III- GENERAL PURPOSE

The specific and general purposes for which this corporation is formed are to provide an atmosphere and safe shelter for women who have been battered and abused whereby creating multi-level programs that will provide relief of various problems through love, education, encouragement and support.

This corporation will provide quality non-medical support, counseling, and advocacy, education, training and referral services to women who are not eligible for the corporation's services. This corporation is organized to operate exclusively for religious, charitable, literary and educational purposes 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 Law.

No part of the net earnings of the corporation shall insure to the benefit of or be distributed to any member, director, trustee, or officer of the corporation, or any affiliated organizations, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation in connection with one or more of its' purposes) and no member, trustee, officer of the corporation, or any affiliated organizations or any private individual shall be entitled to share in the distribution of any of the corporation's assets on dissolution of the corporation. No part of the activities of the corporation shall involve carrying on propaganda or otherwise attempting to influence legislation or participating in or intervening (including publishing or distributing of statements) in any political campaign on behalf of any candidate for public office; nor shall the corporation engage in any activities that are unlawful under applicable federal, state, or local laws.

Upon dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IV-POWERS

Not withstanding any other provision of the Articles of Incorporation, this corporation shall not carry on any activities not permitted to be carried on by a corporation that is exempt from Federal income tax under 501(c) (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law. The corporation shall have and possess all powers and rights conferred upon corporations by the Florida Nonprofit Corporation Act and any enlargement of such powers conferred by subsequent legislative acts; and in addition thereto, the corporations by the laws of the State of Florida, as are necessary, suitable, proper, convenient, or expedient to the attainment of the purposes set forth in Article III herein.

ARTICLE V-QUALIFICATION OF MEMBERS

The authorized number and qualification of members of the corporation, the manner of their admission, the different classes of membership, if any, the property, voting and other rights and privileges of members and their liability for dues and assessments and the method of collection thereof, shall be set forth in the Bylaws.

ARTICLE VI- TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VII- SUBSCRIBERS

The name and residence of the subscriber to these articles is: Janice St. George-Crapps 1006 Manchester Circle Winter Park, Florida 32792

ARTICLE VIII- BOARD OF DIRECTORS

The Board of Directors shall manage the business of the corporation. This corporation shall have five directors initially. The member of directors may be increased from time to time by the bylaws, but shall never be less than three. All board members shall be at least 18 years of age or older. The Board of Directors shall be elected and hold office in accordance with the bylaws.

The membership of this corporation shall constitute all persons hereinafter named as officers and directors of such other persons who from time to time may become members by a majority vote and according to the bylaws.

This corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment thereto, by a majority vote and in accordance with the bylaws.

The names and addresses of the persons who are to serve as directors for the ensuing year, or until the first annual meeting of the corporation are:

Justina Chatman

1030 South Kirkman Road #117 Orlando, Florida 32811

6600 Hiawassee Meadows Drive

Shaleana Eubanks-Worlds

Evangelist, Elizabeth Morgan

Orlando, Florida 32818

P.O. Box 680128

Minister, Edwarnique LaPointe

Janice St. George-Crapps

Orlando, Florida 32868

P.O. Box 607538 Orlando, Florida 32860

1006 Manchester Circle Winter Park, Florida 32792

ARTICLE XIV- INCORPORATOR

01 JUN-4 AM 10: 19 IN WITNESS WHEREOF, the undersigned subscribing incorporator, has hereunto set her hand and seal on this 30th day of May, 2001. I am hereby familiar

corporation.

with and accept the duties and responsibilities of registered agent for said Janice St. George-Crapps/Beard President/Registered Agent

STATE OF FLORIDA COUNTY OF SEMINOLE Orange

> BEFORE ME the undersigned authority, personally appeared Janice St. George-Crapps who acknowledged me that she executed the foregoing Articles of Incorporation.

> > WITNESS may hand and official seal this 30th day of May, 2001.

Notary Public, State of Florida

BOBBIE LACLAIR MY COMMISSION # CC 716412 EXPIRES: February 12, 2002 Bonded Thru Notary Public Underwriters

ARTICLES IX – BY LAWS

Subject to the limitations contained in the Bylaws and any limitations set forth in Chapter 617, Florida Statues, concerning corporate action that must be authorized approved by the Membership of the corporation, the Bylaws of this Corporation may be made, altered, rescinded, added to, or new Bylaws may be adopted, either by a resolution of the Board of Directors or by a procedure set forth in the Bylaws of the corporation.

ARTICLE X- AMENDMENTS

These Articles of Incorporation may be amended in the manner provided by Section 617.017 (1-3) Florida Statues (1987) and as subsequently amended.

ARTICLE XI-LOCATION

The street address of the corporation's initial registered office shall be:

1006 Manchester Circle Winter Park, Fl 32792

And the name of its' initial Registered Agent at such address shall be:

Janige St. George-Cra

ARTICLE XII-OFFICERS

The officers of the corporation shall be President, Vice President, Secretary, Treasurer, and such subordinate officers as may be appointed by the Board of Directors, who shall be chosen by the Board of Directors in such manner as may be provided from time to time in the Bylaws. Each such officer, insofar as permissible under law, and as provided in the Bylaws or resolutions of the Board of Directors, shall be relieved of responsibility for exercise of authority or performance of duties incident to his office, the exercise or performance of which has been assigned to subordinate officers.

ARTICLE XIII - LIMITATION OF LIABILITY

The private property of incorporates, directors, and officers of this corporation shall not be subject to the payment of corporation debts.