

NO1000004085

Requester's Name

ARRY S. WALLACE  
174 MADISON AVE.  
DAYTONA BEACH, FL 32114

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

1. \_\_\_\_\_  
(Corporation Name) (Document #)
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NEW FILINGS

- Profit  
 Not for Profit  
 Limited Liability  
 Domestication  
 Other

AMENDMENTS

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

OTHER FILINGS

- Annual Report  
 Fictitious Name

REGISTRATION/QUALIFICATION

- Foreign  
 Limited Partnership  
 Reinstatement  
 Trademark  
 Other

BC/31/00

Examiner's Initials



FLORIDA DEPARTMENT OF STATE  
Katherine Harris  
Secretary of State

June 12, 2001

LARRY WALLACE  
1141 MADISON AVE  
DAYTONA BEACH, FL 32114

SUBJECT: JEHOVAH-JIREH OUTREACH MINISTRIES, INC.

This letter will confirm that due to a clerical error the above referenced corporation was incorrectly filed as a PROFIT (P00000010330) corporation. Please be advised, we have corrected our records to reflect this corporation as a NON PROFIT corporation and assigned new document number N01000004085 with the original file date of January 28, 2000.

Any annual reports/uniform business reports submitted this office should reflect the new document number.

We sincerely apologize for any inconvenience this error may have caused you.

Should you have any questions please feel free to contact this office at the address indicated below.

Sincerely,  
Bobbie Cox  
Senior Corporate Section Administrator  
New Filings Section

Letter number: 301A00036069

**ARTICLES OF INCORPORATION  
FOR  
JEHOVAH-JIREH OUTREACH MINISTRIES, INC.**

We, the undersigned, hereby associated ourselves together for the purpose of becoming incorporated under Chapter 617, Florida Statutes, applicable to corporations not for profit and respectfully petition the Secretary of State for approval of such under the following proposed Articles of Incorporation.

**ARTICLE I - NAME AND PLACE OF BUSINESS**

\_\_\_The name of this corporation shall be, JEHOVAH-JIREH OUTREACH MINISTRIES, INC., and it shall conduct its operations and place of business principally within the United States as may be determined by the By-Laws except as restricted herein. The principal registered office of this corporation shall be: 917 Glenwood St., Daytona Beach, Florida 32114. Mailing address: 1141 Madison Ave. Daytona Beach, Florida 32114

**ARTICLE II - DURATION.**

The duration of the corporation is perpetual.

**ARTICLE III - PURPOSES AND OBJECTIVES.**

To organize a non-profit corporation and to associate together persons in order to operate a non-denominational church and all matters related there to including, but not limited to engaging in any all lawful activities which are incidental to the foregoing purposes.

Our objective is to win and save the lost to Christ, to heal the sick in spirit, soul, and body. And to educate, raise the morality of our youth of today, and teach them the true arts of Christian living. And for deepening of the spiritual life among all the members.

- To care for the widows and orphans, older disabled persons who have labored hard in the ministry for the cause of humanity. And to establish funds in the future for the aiding of the old and retired ministers etc.
- To disseminate as our chief discipline the Holy Bible and the whole Word of God.
- To establish and operate Bible Seminary and Theology schools.
- Christian Counseling Services.
- Ordination of ministers upon completion of prescribed course of study designated by the church ministry and founding pastor. And at least three years as a confessing Christian. Ordination requirements may be waved at the discretion of the founding pastor.
- To spread the gospel through seminars, radio, television, and establishment of churches, literature and other forms of mass media for the purpose of educating individuals in the Word of God.

**ARTICLE IV - POWERS.**

\_\_\_This corporation is to have any and all power to do any and all things necessary to expedite and carry out all the purposes and objectives of this corporation and to possess all rights, privileges and immunities, and to enjoy all benefits granted corporations under the laws of the States of Florida.

**ARTICLE V - MEMBERS AND OFFICIALS.**

This corporation have one chief official namely Larry S. Wallace, Pastor and Founder. Members of this corporation shall consist of those persons, associations and corporations, pursuant to and as provided for in the By-Laws. The qualifications of members, their manner and admission, conditions and regulations of membership and other rights shall be determined and fixed by the By-Laws.

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## **ARTICLE VI - BOARD OF DIRECTORS.**

This corporation shall be operated and governed by a Board of Directors. The powers and duties of the Board of Directors shall be determined by the By-Laws. The number of Directors may be provided for in the By-Laws but all times must be at least three. The names and addresses of those Directors who shall serve until the first annual meeting shall be:

**Larry S. Wallace**

**1141 Madison Ave.  
Daytona Beach, Florida 32114**

**Bridgette A. Wallace**

**1141 Madison Ave.  
Daytona Beach, Florida 32114**

**Comfort I. Meadows**

**355 Fordham Drive  
Daytona Beach, Florida 32118**

## **ARTICLE VII - CHAIN OF COMMAND**

\_\_\_The chain of command for this corporation is as follows: Jesus, Founding Pastor, Board of Directors, Ministers Board, Deacon Board, Active Members, and Members.

- Founding Pastor** - Is the Registered Agent and life member. The Founding Pastor is responsible to the teachings of the Bible and the laws of the State of Florida and the Federal Government. All decisions are final in this office. If the Founding Pastor is retired or deceased then the Board of Directors can appoint a pastor. The incoming pastor will be responsible to the Board of Directors respectively. The Pastor is the official chairperson of all meetings, committees, and auxiliaries.
- Board of Directors** - This body is responsible to the Founding Pastor. Their job is to review all business of the church and make recommendations to the Founding Pastor for final approval. Replacement will occur to this board by the Pastor as determined in the By-Laws.
- Minister Board** - This board consist of local ministers. A local minister is one who acknowledges the he or she has been Divinely called to the Gospel ministry of the Word of God. However they must be faithful and loyal to the Pastor and other officials, and set a good example in every way. A local minister must be willing to serve at the home church for a period of approximately three years before he is considered qualified to be sent out as a fulltime pastor. During this time they must be willing to serve in a vacant office; such as Sunday School Superintendent or teacher, and etc. A local minister may be appointed to serve as assistant pastors from time to time as opportunity opens. Their life must comply with the form of instructions set forth in the By-Laws.
- Deacon Board** - A person who is selected to serve on this board must be consecrated, and dedicated to the works of God. And he must love, and work in cooperation with his pastor. The deacon must live according to the instructions set forth in the By-Laws.
- Active Members** - Anyone who confesses to be a active member of the church must be in harmony with the doctrine of the church, and obedient to the Pastor and officials. They must live according to the instructions set forth in the By-Laws.
- Members** - Are those who have joined the church but they don't attend regularly do not pay tithe or have not completed the new convert class, and are not apart of an auxiliary.

**ARTICLE VIII - OFFICERS.**

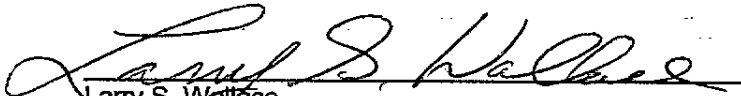
\_\_\_The officers of the corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the By-Laws. Each officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the By-Laws.

**ARTICLE IX - DISSOLUTION.**

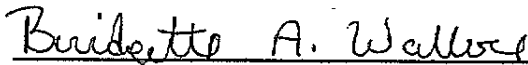
\_\_\_In the event of dissolution, the residual assets of this organization will be turned over to one or more organizations of exemption described in section 501 © of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law.

**ARTICLE X - AMENDMENTS.**

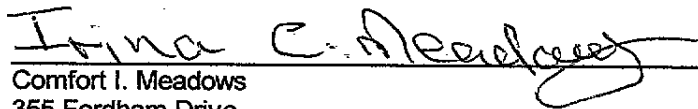
Any change to these Articles of Incorporation shall be as provided in the By-Laws. The undersigned incorporators have executed these Articles of Incorporation this 26<sup>th</sup> day of January 2000.



Larry S. Wallace  
1141 Madison Ave.  
Daytona Beach, Florida 32114



Bridgette A. Wallace  
1141 Madison Ave.  
Daytona Beach, Florida 32114



Trina C. Meadows  
355 Fordham Drive  
Daytona Beach, Florida 32118

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**ARTICLE XI - INITIAL REGISTERED AGENT.**

The initial registered agent is Larry S. Wallace and the address is 1141 Madison Ave. Daytona Beach, Florida 32114.

I accept designation as registered agent:

 1-26-2000  
Name Date