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TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 SUBJECT:	h "V" Act	ion Ministrices te name - must include suffin	LORIDA CA CASCAS	01 JUL -3 PH 2: 08 2
Enclosed is an original an	nd one(1) copy of the article		300004458 -07/03/010 *****78.75	2135 1067-008 *****78.75
	_	morporation and a C	HOUR FOF:	
Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fee, Certified Copy & Certificate	
·		ADDITIONAL COP	Y REQUIRED	
FROM: /	Marvin R. Co	ted or typed)	-	
-	5/70 Collin	15 Road Apt #3	: :01	
MS CALON GAVE UTHORIZATION BY PHONE TO CORRECT TO DE	Jack Sonville City, Sta	1 32241 te & Zip	S wo arswer	1571 ⁵
DATE	Daytime Telep	phone number	s Mo en	
	Please provide the origi	nal and one copy of the	e articles.	501-15715 947/10
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ARTICLES OF INCORPORATION

FAITH -N- ACTION MINISTRIES, INC. OF JACKSONVILLE, FLORIDA WAS INCORPORATED IN THE STATE OF FLORIDA IN July, 2001, AS A NON-PROFIT ORGANIZATION.

ARTICLE: I CORPORATION NAME

THE NAME OF THE CORPORATION SHALL BE FAITH -N- ACTION MINISTRIES, INC. OF 12 JACKSONVILLE, FLORIDA 32207

ARTICLE: II ADDRESS

THE PRINCIPAL PLACE OF BUSINESS OF THIS CORPORATION SHALL BE LOATED AT: 2809
ART MUSEUM DRIVE, JACKSONVILLE, FL 32207

ARTICLE: III PURPOSE AND VISION

- 3.1 GENERAL PURPOSE: THE PURPOSES FOR WHICH FAITH -N- ACTION MINISTRIES, INC. IS ORGANIZED, IS EXCLUSIVELY FOR RELIGIOUS, CHARITABLE, LITERARY AND EDUCATIONAL WITHIN THE MEANING OF SECTION 501(C)(3) OF THE INTERNAL REVENUE CODE OF 1986 OR THE CORRESPONDING PROVISION OF ANY FUTURE UNITED STATES INTERNAL REVENUE LAW.
 - (A) TO ESTABLISH AND MAINTAIN SUCH DEPARTMENTS, INSTITUTION AND SERVICES WITHIN THE FELLOWSHIP FOR THE PURPOSES OF THIS CORPORATION:
- (B) TO EXAMINE CANDIDATES FOR THE MINISTRY, AND TO LICENSE AND ORDAIN THOSE WHO SHALL HAVE BEEN APPROVED BY THE BOARD ACCORDING TO THE STANDARDS SET FORTH BY THE NEW TESTAMENT AND BYLAWS OF THE CORPORATION;
- (C) TO EXAMINE CANDIATES AND APPOINT MISSIONARIES, AND TO ENDORSE AND SUPPORT MISSIONARY PROGRAMS ACCORDING TO THE STANDARDS SET FORTH BY THE NEW TESTAMENT:
 - (D) TO AGGRESSIVELY EVANGELIZE THE WORLD AND ESTABLISH AND MAINTAIN RELIGIOUS WORSHIP, SCHOOLS AND SUCH OTHER RELIGIOUS, EDUCATIONAL AND BENEVOLENT INSTITUTIONS AS MAY BE NECESSARY OR PROPER:
- (E) TO MAINTAIN MISSIONARY UNDERTAKINGS IN THE UNITED STATES OR IN ANY FOREIGN COUNTRY, AND TO PERFORM ALL OTHER ACTS ACCORDING TO STANDARDS SET FORTH BY THE NEW TESTMENT AND AS PROVIDED BY AND PERMITTED UNDER THE LAWS OF THE STATE OF FLORIDA, TO ACCOMPLISH THE GENERAL PURPOSE AND OBJECT:
- (F) TO DESIGNATE ITS OWN OFFICERS, TO APPOINT COMMITTEES, TO ARRANGE FOR ITS OWN MEETINGS, AND TO GOVERN ITSELF IN ACCORDANCE WITH THE BYLAWS;
 - (H) TO ESTABLISH AND DEFINE POLICY BY WHICH IT SHALL BE GOVERNED.

ARTICLE: IV MANNER OF ELECTION OF DIRECTORS

THE TEMPORAL AND SPIRITUAL GOVERNMENT OF THIS FELLOWHIP SHALL BE VESTED IN THE BOARD OF DIRECTORS WHICH SHALL MANAGE THE AFFAIRS AND PROPERTY OF THE FELLOWSHIP. THE BOARD OF DIRECTORS SHALL BE A SELF-PERPETUATING BOARD RESPONSIBLE FOR THE REPLACEMENT AND THE ELECTION OF NEW MEMBERS TO THE BOARD IN ACCORDANCE TO THE ARTICLE AND THOSE AS REGULATED BY THE BYLAWS.

- (A) THE COMPOSITION OF THE BOARD SHALL BE A MINIMUM NUMBER OF SEVEN(7) MEMBERS AND MAXIMUM NUMBER OF NINE (9) MEMBERS OF THE BOARD OF DIRECTORS. THE MANNER OF ADMISSION, QUALIFICATIONS, DISCIPLINE AND DISMISSAL OF MEMBERS OF THE BOARD OF DIRECTORS SHALL BE REGULATED BY THE BYLAWS.
- (B) THE BOARD OF DIRECTOS SHALL CONSTITUE AND ELECT THE FOLLOWING OFFICERS AS REGULATED TY THE BYLAWS: (1) THE PRESIDENT OF THE CORPORATION, WHO SHALL BE THE CHAIRMAN OF THE BOARD, (2) THE VICE PRESIDENT/SECRETARY, (3) THE TREASURER AND (4) AND SUCH OTHER OFFICERS OF WHICH SHALL BE PROVIDED FOR AS REGULATED BY THE BYLAWS.
- (C) THE BOARD OF DIRECTORS SHALL CALL AND ANNUAL PROGRESS REPORT OF THE FELLOWHSIP TO BE HELD DURING ANNUAL CONVOCATION, AT WHICH TIME REPORTS OF ALL OFFICERS SHALL BE PRESENTED AND ELECTION OF NEW MEMBERS OF THE BOARD SHALL BE PRESENTED...

ARTICLE: V DIRECTORS/OFFICERS

THE NAME AND ADDRESSES OF THE DIRECTORS/OFFICERS OF THESE ARTICLES OF INCORPORATION:

MARVIN R. COHEN JR 5170 COLLINS ROAD APT. #1301 JACKSONVILLE, FL 32244

REGINA A. COHEN 5170 COLLINS ROAD APT. #1301 JACKSONVILLE, FL 32244

JERRY ALSTON 11050 HARTS ROAD APT. #307 JACKSONVILLE, FL 32218

STEVE PETERSON SR. 6650 103RD STREET APT. #501 JACKSONVILLE, FL 32210

ISACC LEWIS
7105 MATTHEWS STREET
JACKSONVILLE, FL 32210

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ROBIN LEWIS 7105 MATTHEWS STREET JACKSONVILLE, FL 32210

CRYSTAL WHITE 1591 SOUTH LANE AVENUE APT. #32S JACKSONVILLE, FL 32210

ARTICLE: VI INITIAL REGISTERED AGENT AND STREET

MARVIN R. COHEN, JR 5170 COLLINS ROAD APT. #1301 JACKSONVILLE, FL 32244

ARTICLE: VII INCORPORATOR

MARVIN R. COHEN, JR 5170 COLLINS ROAD APT. #1301 JACKSONVILLE, FL 32244

THE UNDERSIGNED INCORPORATOR HAS EXECUTED THESE ARTICLES OF INCORPORATION THIS _______ DAY OF April _____ 2001.

SIGNATURE OF INCORPORATOR/REGISTERED AGENT I ACCEPT DESIGNATION AS REGISTERED AGENT.

MARVÌN R. COHEN JR

DATE

4/6/01