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From:
Account Name : O'BRIEN, RIEMENSCHNEIDER, KANCILIA & LEMONIDIS, P.A.
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FLORIDA NON-PROFIT CORPORATION

Sacred Way Ministries, Inc.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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ARTICLES OF INCORPORATION

OF

Sacred Way Ministries, Inc.

A Florida Non-Profit Corporation

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned, desiring to form a corporation not for profit, pursuant to the Laws of the State of Florida, as contained in Chapter 617 of Florida Statutes, hereby certify as follows:

ARTICLE I

Corporate Name

The name of this corporation shall be Sacred Way Ministries, Inc., located at 615 East Palmetto Avenue, Melbourne, FL 32901.

ARTICLE II

Corporate Nature

This is a not-for-profit corporation, and is organized solely for general religious and social purposes, pursuant to the Florida Corporations Not for Profit law set forth in Section 617 of the Florida Statutes, as well as pursuant to Sec. 501 of the Internal Revenue Code of 1986, as amended.

ARTICLE III

General and Specific Purpose

The general purposes for which this corporation is formed are to operate exclusively for such recreational and social purposes as will qualify it as an exempt organization under Sec. 501(c)(3) of

James M. O'Brien, Esq.
Florida Bar No. 516589
O'Brien Riemenschneider, P.A.
1686 West Hibiscus Blvd.
Melbourne, FL 32901
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the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws, including, for such provisions, the receipt, maintenance and acceptance, as assets of the corporation, any property, by way of gift, bequest, devise or purchase, from any person, firm, trust or corporation, to be held, administered and disposed of in accordance with and pursuant to the provisions of these Articles of Incorporation; but no gift, bequest, devise or purchase of any such property shall be received or made and accepted if it is conditioned or limited in such manner as shall require the disposition of income or principal to any organization other than a "club for recreational/pleasure purposes" or for any purpose other than "social or athletic purposes" within the respective meanings of such quoted terms as defined herein or which would jeopardize the Federal Income Tax exemption of this corporation pursuant to Section 501(c)(3) of the Internal Revenue Code of 1986, as now in force or acts in amendment thereof or substitution therefor.

The specific and primary purposes for which this corporation is formed is for religious and social purposes through the formation of a Christian Ministry.

ARTICLE IV**Mission and Identity Statements**

We believe we are called to prepare God's people for the works of service, so that the body of Christ may be built up until we all reach unity in the faith and the knowledge of the Son of God. (Ephesians 4:12-13 NIV). For we do not preach ourselves, but Jesus Christ as Lord, and ourselves as your servants for Jesus' sake. (2 Corinthians 4:5 NIV). We are only the earthenware jars that hold this treasure to make it clear that such an overwhelming power comes from God and not from us (2 Corinthians 4:7 JB)

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We believe in the Lordship of Jesus Christ and that He is the Son of God. We believe Jesus is the healer and we are the instruments working under His authority through the power of the Holy Spirit.

ARTICLE V

Duration

This corporation shall exist perpetually, commencing upon the signing of these Articles, unless dissolved under provisions of its constitution, Bylaws or the Florida Statutes.

ARTICLE VI

Incorporator

The name and address of the incorporator of this corporation is as follows:

<u>NAME</u>	<u>ADDRESS</u>
James M. O'Brien, Esq.	1686 W. Hibiscus Blvd. Melbourne, FL 32901

ARTICLE VII

Management of Corporate Affairs

(a) The affairs of the corporation shall be managed by a Board of Directors. The method of election of directors shall be as determined by the Bylaws of the corporation.

(b) The corporation shall hold and manage all property received and accepted by it to be administered hereunder, and shall pay over, transfer, distribute, administer, or otherwise deal with the principal and income thereof, in such manner or manners, and at such time or times, as in the judgment of the directors shall be suited to carrying out the purposes of the corporation. The Board of Directors shall oversee the employment of personnel, managers, administrators, assistants,

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secretaries, and other persons, agents, servants and employees, provided, always, however, that no part of the property held by the corporation, or the earnings thereon, shall inure or be payable to or for the benefit of any private shareholder or individual.

(c) The Board of Directors shall have all the authority vested in it by Chapters 617 and 607 of the Florida Statutes, as amended from time to time.

(d) The corporation shall have all powers granted to it under Chapter 617 of the Florida Statutes, as amended from time to time, provided that such powers are not in conflict with the provisions of Section 501(c)(3) of the Internal Revenue Code and its regulations as they now exist or as they may hereafter be amended.

ARTICLE VIII

Initial Directors

The names and addresses of such first members of the Board of Directors are as follows:

<u>NAME</u>	<u>ADDRESS</u>
Hazel Kudinger	615 East Palmetto Avenue Melbourne, FL 32901
Barbara Ryan	615 East Palmetto Avenue Melbourne, FL 32901
Deborah Vann	615 East Palmetto Avenue Melbourne, FL 32901
Debbie Kalinyak	615 East Palmetto Avenue Melbourne, FL 32901

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ARTICLE IX

Corporate Officers

The Board of Directors shall elect the following officers: President, Vice President, Secretary and Treasurer, and such other officers and agents as the Bylaws of this corporation may authorize the Directors to elect from time to time.

ARTICLE X

Board of Directors

The number of Directors shall be set by the Bylaws. The Board of Directors of the Corporation shall consist of no less than three (3) Directors. The Directors shall serve on the Board as set forth in the Bylaws. Any Director may resign at any time by providing the remaining Directors thirty (30) days prior written notice. Vacancies on the Board of Directors shall be filled within sixty (60) days of the event that caused the vacancy. New Directors shall be chosen to serve by a majority vote of the remaining Directors, unless the remaining Directors elect by majority vote to not fill said vacancy.

ARTICLE XI

Earnings & Activities of Corporation

(a) No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered when deemed advisable by the Board of Directors and to make payments and distributions in furtherance of the purposes set forth in Article IV hereof.

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(b) Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Sec. 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

(c) Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE XII

Distribution of Assets

Upon dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation to another organization or organizations which are organized and operated for the same purposes for which this corporation is organized and operated or to such organization or organizations organized and operated exclusively for charitable, educational or religious purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine.

ARTICLE XIII

Members

There shall be no members or shareholders of this corporation.

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ARTICLE XIV

Bylaws

Bylaws of this Corporation may be made, altered, rescinded, added to, or new Bylaws may be adopted, by a vote of a majority of the Board of Directors.

ARTICLE XV

Amendment of Articles

Amendments to these Articles of Incorporation may be adopted by a vote of a majority of the Board of Directors.

ARTICLE XVI

Indemnification

This corporation shall be permitted to indemnify any officer or director or any former officer or director to the fullest extent permitted by law.

ARTICLE XVII

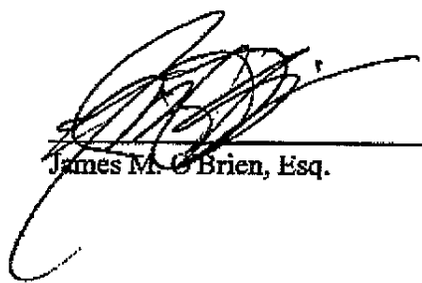
Registered Agent and Office

The initial registered office of this corporation shall be the Law Offices of O'BRIEN RIEMENSCHNEIDER, P.A., 1686 West Hibiscus Blvd., Melbourne, Florida, 32901, and the initial registered agent at that address shall be JAMES M. O'BRIEN, ESQ.

I, the undersigned, being the sole incorporator of this corporation, and including all the persons herein named as the subscribers of this corporation, for the purpose of forming this non-

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profit social/athletic club corporation under the laws of Florida, have executed these Articles of Incorporation, this 22nd day of August, 2001.



James M. O'Brien, Esq.

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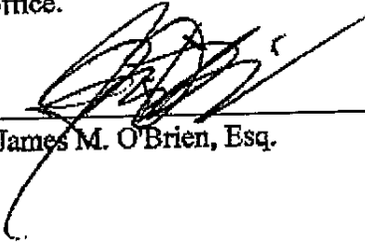
**CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR
THE SERVICE OF PROCESS WITHIN THIS
STATE. NAMING AGENT UPON WHOM PROCESS MAY BE SERVED**

Pursuant to Chapter 48.091, Florida Statutes, the following is submitted in compliance with said Act;

FIRST, that Sacred Way Ministries, Inc., a Florida Non-Profit organization, desiring to organize under the laws of the State of Florida, with its principal office as indicated by the Articles of Incorporation in the City of Melbourne, County of Brevard, State of Florida, has named James M. O'Brien, Esq., 1686 West Hibiscus Boulevard, Melbourne, Florida, 32901, as its agent to accept service of process within the State.

ACKNOWLEDGMENT

Having been named to accept service of process for the above-stated corporation at the place designated in this Certificate, I hereby accept to act in this capacity and agree to comply with the provisions of said Act relative to keeping open said office.


James M. O'Brien, Esq.

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