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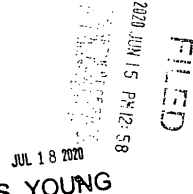
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S. YOUNG

COVER LETTER

TO: Amendment Section Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

NAME OF CORPORATION: Apostolic Plain Tr	ruth Church of Our Lord Jesus Christ, Inc		
DOCUMENT NUMBER:			
The enclosed Articles of Amendment and fee are st			
Please return all correspondence concerning this ma	atter to the following:		
John Williams			
	(Name of Contact Person)		
International African American Millennium Human	n Rights Center		
	(Firm/ Company)	-·· - 	
PO BOX 31126 4			
	(Address)		
TAMPA, FL 33680			
	(City/ State and Zip Code)		
PINNACLEOFDESTINY@GMAIL.COM			
E-mail address: (to be us	ed for future annual report notification)		
For further information concerning this matter, pleas	se call:		
Samantha Taylor	470 240 1772		
(Name of Contact Perso	on) at (Area Code) (Daytime Telephone S	Jumber)	
Enclosed is a check for the following amount made			
■ \$35 Filing Fee □\$43.75 Filing Fee & Certificate of Status	□S43.75 Filing Fee & □S52.50 Filing Fee Certified Copy (Additional copy is enclosed) □S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)		
Mailing Address Amendment Section	Street Address Amendment Section		
Division of Corporations	Division of Corporations		

The Centre of Tallahassee

Tallahassee, FL 32303

2415 N. Monroe Street, Suite 810

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF

APOSTOLIC PLAIN TRUTH CHURCH OF OUR LORD JESUS CHRIST, INC

THE UNDERSIGNED, Carol Williams, Secretary of APOSTOLIC PLAIN TRUTH CHURCH OF OUR LORD JESUS CHRIST, INC, a Florida not-for-profit corporation (the "Corporation"), for and on behalf of the Corporation, hereby executes these Amended and Restated Articles of Incorporation of the Corporation:

RESOLVED FIRST: The name of the Corporation is Apostolic Plain Truth Church of Our Lord Jesus Christ, Inc.

RESOLVED SECOND: The amendment and restatement of the Articles of Incorporation of the Corporation did not require Member approval, and was unanimously approved by majority quorum of the Board of Directors of the Corporation on May 10, 2020.

<u>RESOLVED THIRD:</u> The purposes of the Corporation shall be expanded and implemented immediately as effective upon the filing and time date stamp of Florida State Corporations Division.

<u>RESOLVED FOURTH:</u> The effective date of these Amended and Restated Articles of Incorporation shall be upon the filing thereof with the Florida Department of State. Each article amendment and restatement as listed in this articles of incorporation, bylaws of International African American Millennium Human Rights Center, Inc; and Biblical Prophetic Commandments shall be the articles.

<u>RESOLVED FIFTH:</u> The Restated Articles of Incorporation shall provide as follows: Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) and restated to its Articles of Incorporation.

ARTICLES OF INCORPORATION OF

INTERNATIONAL AFRICAN AMERICAN MILLENNIUM HUMAN RIGHTS CENTER, INC.

The under signed, for the purpose of Amending Restating forming a Religious Spiritual Ministering Theocracy corporation under the laws of the State of Florida, hereby,

adopt the following Articles of Incorporation of INTERNATIONAL AFRICAN AMERICAN MILLENNIUM HUMAN RIGHTS CENTER, INC. (the "Corporation"), as such with specificity of the divine the following amended restated Articles of Incorporation for such Corporation pursuant to the provision of the Florida Not For Profit Corporation Act (the

ARTICLE I: NAME

The name of this corporation shall be:

"Act").

INTERNATIONAL AFRICAN AMERICAN MILLENNIUM HUMAN RIGHTS CENTER, INC.

ARTICLE II: NONPROFIT CORPORATION

The Corporation is a nonprofit corporation organized under the Act and shall have all the powers, duties, authorizations, and responsibilities as provided therein. Notwithstanding the foregoing, the Corporation shall neither have nor exercise any power, nor engage directly or indirectly in any activity that would invalidate its status as an organization exempt from federal income tax and described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision or provisions of any subsequent United States Internal Revenue law or laws (the "Internal Revenue Code of 1986"); According to IRS Code § 508(c)(1)(A): Special rules with respect to section 501(c)(3) organizations.

- (a) New organizations must notify secretary that they are applying for recognition of section 501(c)(3) status.
 - (c) Exceptions.
 - (1) Mandatory exceptions. Subsections (a) and (b) shall not apply to--
 - (A) churches, their integrated auxiliaries, and conventions or associations of churches.

Section 508(c)(1)(A) states that "churches, their integrated auxiliaries, and conventions or associations of churches" are a mandatory exception to section 501(c)(3), they are already tax exempt without notifying or applying to the government under section 501(c)(3). Churches receive the same tax exempt status and benefits as a 501 (c)(3) organization

This is referred to as the "mandatory exception" rule. Thus, we see from the IRS' own publications, and the tax code, that it is completely unnecessary for any church to apply for tax-exempt status. In the IRS' own words a church "is automatically tax-exempt."

ARTICLE III: DURATION OF BUSINESS

The term of existence shall be perpetual. The President shall be the Chief Apostle and Chief Executive Officer of this ministry, The Vice President shall have all powers and executive privileges immediately invoked by the current founder, President and Chief Apostle as may be necessary to carry out the day to day decisions as the President and Chief Apostle has; and The President/V/P position shall be perpetual. After the initial President and or Vice President life-time position death, resignation, removal, retirement he/she shall appoint and or elect their respective successor to the ministry office in which they currently hold at the time of their death, resignation, removal, retirement, thereafter the President and Vice President position shall be elected from ministry board of directors, All regular Tithe paving membership members who have been members of the ministry for 3 months or longer are entitled to one vote if their vote is needed in due case of board legalities and or court actions; they may vote on the President and or Vice President position, the removal of any or all the board of directors, approval or disapproval of any membership dues, fees, assessments and or any matter, according to bylaws that was not the founders intention to alleviate the diverse sufferings of membership members and mankind. Each succeeding President, Chief Executive Officer shall be African American unless amended by majority vote.

ARTICLE IV: PURPOSE AND LIMITATIONS

The Corporation is organized and shall be operated exclusively for religious, charitable, scientific and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. More particularly, the purposes of the corporation are:

(a) To Implement the Theocracy of God promote the Savior or our Spiritual belief in a God, and or who we believe is God, and or religion by any appropriate form of expression concerning that gospel of the kingdom, new birth, apocalypse, within any available medium, and in any location, through the Corporation's combined or separate formation, of a church, ministry, charity, school or study eleemosynary institution, without limitation. To ordain, employ and discharge ordained ministers of

the Gospel, and other. To administer secular sacerdotal religious ordinances, rites to conduct and carry on divine services at the place of worship of the Corporation, and elsewhere; Whereas the recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world need of Reverends to reciprocate spiritual virtues;

Whereas do and pursuant to a more Righteous world affirm, agree, decree and declare with these pertinent International Human Rights polity Resolutions, To foster a fellowship of Reverends among humanity Self-Sacrificing to perpetuate a more virtuous society of people(s) exemplifying harmonious love, peace, justice and tranquility as one diverse illuminating belief emanating the Divine, amid the "Hour of Trial" as such;

Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people.

Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,

Whereas it is essential to promote the development of friendly relations between nations,

Whereas the peoples of the United Nations have in the Charter reaffirmed their faith in fundamental human rights, in the dignity and worth of the human person and in the equal rights of men and women and have determined to promote social progress and better standards of life in larger freedom,

Whereas Member States have pledged themselves to achieve, in co-operation with the United Nations, the promotion of universal respect for and observance of human rights and fundamental freedoms,

Whereas a common understanding of these rights and freedoms is of the greatest importance for the full realization of this pledge,

Now, Therefore THE GENERAL ASSEMBLY proclaims THIS UNIVERSAL DECLARATION OF HUMAN RIGHTS as a common standard of achievement

for all peoples and all nations, to the end that every individual and every organ of society, keeping this Declaration constantly in mind, shall strive by teaching and education to promote respect for these rights and freedoms and by progressive measures, national and international, to secure their universal and effective recognition and observance, both among the peoples of Member States themselves and among the peoples of territories under their jurisdiction.

Article 1.

All human beings are born free and equal in dignity and rights. They are endowed with reason and conscience and should act towards one another in a spirit of brotherhood.

Article 2.

Everyone is entitled to all the rights and freedoms set forth in this Declaration, without distinction of any kind, such as race, colour, sex, language, religion, political or other opinion, national or social origin, property, birth or other status. Furthermore, no distinction shall be made on the basis of the political, jurisdictional or international status of the country or territory to which a person belongs, whether it be independent, trust, non-self-governing or under any other limitation of sovereignty.

Article 3.

Everyone has the right to life, liberty and security of person.

Article 4.

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

Article 5.

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

Article 6.

Everyone has the right to recognition everywhere as a person before the law.

Article 7.

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 8.

Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.

Article 9.

No one shall be subjected to arbitrary arrest, detention or exile.

Article 10.

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 11.

- (1) Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defence.
- (2) No one shall be held guilty of any penal offence on account of any act or omission which did not constitute a penal offence, under national or international law, at the time when it was committed. Nor shall a heavier penalty be imposed than the one that was applicable at the time the penal offence was committed.

Article 12.

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Article 13.

- (1) Everyone has the right to freedom of movement and residence within the borders of each state.
- (2) Everyone has the right to leave any country, including his own, and to return to his country.

Article 14.

- (1) Everyone has the right to seek and to enjoy in other countries asylum from persecution.
- (2) This right may not be invoked in the case of prosecutions genuinely arising from non-political crimes or from acts contrary to the purposes and principles of the United Nations.

Article 15.

- (1) Everyone has the right to a nationality.
- (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

Article 16.

- (1) Men and women of full age, without any limitation due to race, nationality or religion, have the right to marry and to found a family. They are entitled to equal rights as to marriage, during marriage and at its dissolution.
- (2) Marriage shall be entered into only with the free and full consent of the intending spouses.
- (3) The family is the natural and fundamental group unit of society and is entitled to protection by society and the State.

Article 17.

- (1) Everyone has the right to own property alone as well as in association with others.
- (2) No one shall be arbitrarily deprived of his property.

Article 18.

Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

Article 19.

Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers.

Article 20.

- (1) Everyone has the right to freedom of peaceful assembly and association.
- (2) No one may be compelled to belong to an association.

Article 21.

- (1) Everyone has the right to take part in the government of his country, directly or through freely chosen representatives.
- (2) Everyone has the right of equal access to public service in his country.
- (3) The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures.

Article 22.

Everyone, as a member of society, has the right to social security and is entitled to realization, through national effort and international co-operation and in accordance with the organization and resources of each State, of the economic, social and cultural rights indispensable for his dignity and the free development of his personality.

Article 23.

(1) Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.

- (2) Everyone, without any discrimination, has the right to equal pay for equal work.
- (3) Everyone who works has the right to just and favourable remuneration ensuring for himself and his family an existence worthy of human dignity, and supplemented, if necessary, by other means of social protection.
- (4) Everyone has the right to form and to join trade unions for the protection of his interests.

Article 24.

Everyone has the right to rest and leisure, including reasonable limitation of working hours and periodic holidays with pay.

Article 25.

- (1) Everyone has the right to a standard of living adequate for the health and well-being of himself and of his family, including food, clothing, housing and medical care and necessary social services, and the right to security in the event of unemployment, sickness, disability, widowhood, old age or other lack of livelihood in circumstances beyond his control.
- (2) Motherhood and childhood are entitled to special care and assistance. All children, whether born in or out of wedlock, shall enjoy the same social protection.

Article 26.

- (1) Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.
- (2) Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.
- (3) Parents have a prior right to choose the kind of education that shall be given to their children.

Article 27.

- (1) Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.
- (2) Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.

Article 28

Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized.

Article 29.

- (1) Everyone has duties to the community in which alone the free and full development of his personality is possible.
- (2) In the exercise of his rights and freedoms, everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.
- (3) These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations.

Article 30.

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

- (b) To collect and disburse any and all necessary funds for the maintenance of said Corporation and the accomplishment of its purpose within the State of Florida and elsewhere.
- (c) To make disburse to organizations that qualify as exempt organizations under Section 501(c)(3), of the Internal Revenue Code of 1986, as amended.

(d) This Corporation is also organized to promote, encourage, and foster any other similar religious, charitable and educational activities; to accept, hold, invest, reinvest and administer any gifts, legacies, bequests, devises, funds and property of any sort or nature, and to use, expend, or donate the income of principal thereof for, and to devote the same to, the foregoing purposes of the Corporation, and to do any and all lawful acts and things which may be necessary, useful, suitable, or proper for furtherance of accomplishment of the purposes of this Corporation. Provided, however, no act may be performed which would violate Section 501(c)(3), of the Internal Revenue Code, as it now exists or as it may hereafter be amended.

Whereas to provide greater transparency, accountability, stewardship of the human rights dilemma and the "color of law" used as an ambiguous feigned impunity of injustices toward your fellow man it is easy to see and understand the racial, discriminatory, epithet plaguing domestic and international law due to the very dishonoring of God/Divine like character of Integrity. Ethics eating at the human heart in control of masses of people wielding a web of deceit, lies, maligning of laws and character of a people who have been wrongly enslaved, dishonored of the Trans-Atlantic Slave Trade for 400 years and now their current descendants in America - Inhumanly continue to be treated with purposeful obtuse gross aggravated human rights atrocity violations of mentally and physical cruelty.

To procure human rights, self-determination, independence, for the Black African American Negro-Yahudym [BAANY] race people of the Americas. And the exercising of that right thereof under international law to the extent permitted for the maintenance, security of peace, To provide a international venue of Truth and Reconciliation Commission (TRC) court-like restorative justice body assembled in the State of Florida. Witnesses who will be identified as victims of gross human rights violations will be invited to give statements about their experiences, and selected for public hearings. Perpetrators of violence could also give testimony and request amnesty from both civil and criminal prosecution, Will be held hear and internationally to stage public hearings, as a crucial component of the transition to have been successfully documented...

The Institute for Justice and Reconciliation modeled after the South African Tribunal. To provide a broad array of professional human rights and in of independent media content to the international general public enhancing humanitarian educational, scientific, spiritual, political, social, cultural, economic specs contributing knowledge toward your fellow human being for the maintenance of International peace and security. Though the current American government administration has shown [disparaging political culpable tones] toward the United Nations Human Rights acumen(s) of resolution(s).

We concur with the United Nations General Assembly Members Charter, Human Rights and Defenders tenets; Perpetuating a more rigorous Righteous Behavior of Character, Love, Honor, Integrity, Ethics,

Virtues reminiscent of the Divine Behavior toward your fellow man; with accountability of your fellow man.

We do hereby invoke this very Theocracy proliferating doctrinal reverence adherents homogeneity of those at variance against the will of God to incorporate the free-will human family seeking obedience to the tenets, commands, statutes, judgments, ordinances of God that God obedient ones may be truly seen as the peace makers of the world illuminating divine blessings in everyday life around the world.

Limitations. In order to carry out the above-stated purposes, the Corporation shall have all those powers set forth in the Act, as it now exists, or as it may hereafter be amended. The powers of the Corporation to promote the purposes set out above are limited and restricted in the following manner:

- (a) No part of the new earnings of the Corporation shall inappropriately benefit or be distributable to its incorporators, officers or other private persons, except that the Corporation shall be authorized and empowered to make payments and distributions (including reasonable compensation for services rendered to or for the Corporation) in furtherance of its purposes as set forth in these Articles. No substantial part of the activities of the Corporation shall be carrying on propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by (I) a corporation exempt from Federal Income Tax under Section 501(c)(3), of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws, or; (ii) a corporation, contributions to which are deductible under Section 170(c)(2), of the Internal Revenue Code of 1986, as amended, or corresponding, provisions of any subsequent federal tax laws.
- (b) In the event this Corporation is any year a "private foundation" as defined by Section 509(a), of the Internal Revenue Code 1986, as amended, or corresponding provisions of any subsequent federal tax laws, it shall be required to distribute its income for such taxable year at such time and in such manner as not to subject the foundation to taxation under Section 4942 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; and further shall be prohibited from: (1) any act of "self-dealing" as defined in Section 4942(d), of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal 'tax laws; (ii) retaining any "excess business holdings" as defined by Section 49420, of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; or (iii) making any 4944 of the Internal Revenue code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; or (iii) making any 4944 of the Internal Revenue code of 1986, as amended, or corresponding provision of any subsequent federal tax laws; or (iv)

making a taxable expenditure as defined in Section 4945(d), of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent feral tax laws.

- The Corporation shall not accept any gift or grant if the gift or grant contains major conditions which would restrict or violate any of the Corporation's religious, charitable or education purposes, or if the gift or grant would require serving a private as opposed to public interest.
- (d) Upon the dissolution of the Corporation, the Corporation shall, after paying or making provision for payment of all the liabilities of the Corporation, distribute all of the liabilities Of the corporation to any organization designated by the Board of Directors of the Corporation which is of like faith and order and is exempt from taxes under Internal Revenue Code 501(c)(3), (or the corresponding provision of any future tax law of the United States).

ARTICLE V: POWERS

Except as otherwise provided in these Articles, the Corporation shall have all of the powers provided in the Act. Moreover, the Corporation shall have all implied powers necessary and proper to carry out its express powers.

The Presiding Senior Pastor, Bishop, Apostle and or General Board will have the authority to suspend any officer, elected or appointed, including, but not limited to, Bishops, Supervisors, Pastors, Elders, Ministers, Missionaries, Evangelists or Deacons pending the outcome of any allegations of misconduct which has the potential to substantially impact this Ministry financially, morally and spiritually. The Presiding Senior Pastor, Bishop, with the approval of the General Board, shall have authority to delegate this authority to the Jurisdictional Bishop where the misconduct occurred.

This Ministry recognizes that every human being is valuable in the sight of God, and we seek to minister to all men and women in the spirit of Jesus Christ. Our most important foundational belief is that we live in harmony with the principles of God's Word.

We highly esteem the marriage covenant. This gift from God has been given to us along with the clear teaching in Sacred Scripture and we affirm that this gift, which pertains to our lives' most intimate relationships, is to be expressed through a union that is life-long, monogamous and gender specific. The importance of gender in defining the marriage covenant is affirmed throughout the Bible, including the specific teaching of Jesus Christ Himself (Saint Matthew 19:4-6). Our public teaching and practice is based on what the Bible teaches concerning homosexuality, and (Lesbianism —

Romans 1:19-26-32) Christian marriage is to be between one man and one woman. We believe that this is God's design for humanity established at creation.

The act of homosexuality, Lesbianism is a sin according to God's Word. God's intent in creation was that male and female would be complimentary, that the privilege of sexual expression would be between male and female only, and this expression would be only in the context of marriage. Both heterosexual and homosexual sexual behavior outside of marriage violates the human spirit and distorts God's intent for our lives — (Mal 2:15). The Holy Scriptures condemn homosexual practices (Genesis 19:4-10; Leviticus 18:22; 30:13; Romans 1: 26-28-32; and First Timothy 1:8-10), and we follow this instruction and example of Jesus.

While previous American laws and the world systems are being continually affected by cultural, sociological — voting rights power movement groups and American political voting precedent changes effected by these groups, within the current (3 decades) of this Article filing. We will not compromise or deviate from the standards set by God or our religious belief in a God, and or who we believe is God. Teaching the old and new inherited covenant of the Historical Judeo-Messianic Hebraic Orthodox doctrines. We do not endorse or consecrate homosexuals, Lesbians to the Holy Office of Pastor, Bishop, or condone their ordination into Holy Office as Deacons or Elders (Priests), for to do so is both dishonoring to God and a betrayal of our Faith. The ordination of a *practicing* homosexual, Lesbian to any church office contradicts the clear mandate of God. Therefore, this ministry will NEVER accept or bless same-sex unions of any kind or grant those living such a lifestyle Apostolic Succession into Holy Office.

This ministry stands against any form of evil, including prejudice, bigotry and violence. We believe that moral disagreement is not a license for slander or harassment of any contrary group but we cannot affirm same-sex unions as God's will for followers of Jesus Christ. Membership in This ministry requires an outgrowth of accepting the Lordship and leadership of Jesus in one's life, and the belief in the Godly lifestyle he teaches.

This ministry ITS' CURRENT AND OR ANY SUCCESSOR board of directors reserve all State and Federal constitutional rights and privileges as to our personal U.S. citizenship as well as business charter rights as an incorporated business.

CODE OF ETHICS:

Recognizing the vital and increasingly important role played by radio, television, Internet and other emerging technologies of mass communications, and the desire of this ministry "to foster and encourage excellence in Christian ministry, broadcasting by establishing and maintaining high standards with respect to content, method of presentation, speakers' qualifications and ethical practices...," the this ministry also recognizes that the general public looks to us to bring conformity to ethical behavior into our ministry, broadcasting, programming, business, management, financial, and relational responsibilities. Recognizing the Bible as the standard by which we must evaluate all beliefs, instruction, policies and practices, especially that of this ministry. This

ministry has adopted and each of its members must accept and subscribed before becoming a member the following Code of Ethics and the Statement of Faith:

- 1. will conduct my personal life, corporate ministry, and business affairs in a way that will not bring shame or reproach to the name of *the* Lord or this ministry or its members. Rather, I will speak to bring glory and pleasure to our Lord and encourage others to do likewise. (I Peter 1:14-16; 2:12; 4:11)
- 2. I will speak the truth in love. (Ephesians 4:1-16)
- 3. I will recognize and respect what the Lord is doing through other individuals and organizations while refraining from *unnecessary* criticism of them. (I Peter 3:8,9)
- 4. I will not use the media to knowingly speak falsely against anyone. (Exodus 20:16)
- 5. When I believe a fellow member has sinned against me or the Lord, or has violated this Code of Ethics, I will follow the principles and procedures set forth in God's Word and in Article 1 of the Bylaws. (Matthew 18:15-17)
- 6. I will honor my obligations with the best of my abilities and circumstances, to my vendors, neighbors, community and government. (Romans 3:7-8)
- 7. In matters of dispute with other Christians, to the extent that it is in my power to do so, I will attempt to submit my grievances to Christian arbitration for resolution rather than to the courts of the land (I Corinthians 6:1-8). Nothing herein shall be construed so as to prohibit a member from expressing his genuine concern to another brother in a spirit of love and in accordance with Matthew 18:15-17.
- 8. I will refrain from any sexual conduct or life-style, such as homosexuality, lesbianism or adultery, which is inconsistent with Scripture, or any promotion of the same. (Romans 1:24-32; Genesis 19; Leviticus 18:22; Exodus 20:14; John 8:1-11)

STATEMENT OF FAITH:

- 1. We believe the Bible to be inspired, the only infallible, authoritative Word of God.
- 2. We believe that there is one God, eternally existent in three Persons: Father, Son and Holy Spirit.

- 3. We believe in the deity of our Lord Jesus Christ, in His virgin birth, in His sinless life, in His miracles, in His vicarious and atoning death through His shed blood, in His bodily resurrection, in His ascension to the right hand of the Father, and in His personal return in power and glory.
- 4. We believe that for the salvation of lost and sinful man regeneration by the Holy Spirit is absolutely essential, and is administered solely by the grace of God through our faith in Jesus Christ.
- 5. We believe in the present ministry of the Holy Spirit, by whose indwelling the Christian is enabled to live a godly life. We believe in the resurrection of both the saved and the lost, they that are saved unto the resurrection of life and they that are lost unto the resurrection of damnation.
 - 6. We believe in the spiritual unity of believers in our Lord Jesus Christ.

ARTICLE VI ADDRESS

The principal office of this corporation shall be though changed from time to time may have other ministry offices in other parts of the state but particularly located in Tampa, County of Hillsborough, State of Florida, and the post office address of said temporary principal office of the corporation shall be 4205 N. Florida Av, Tampa, FL 33603.

ARTICLE VII: REGISTERED AGENT

The name of the Registered Agent is Terrell Bishop. The temporary street address of the Registered Office is 4205 N. Florida Avenue, Tampa, FL 33603.

ARTICLE VIII: DIRECTORS

Plenary power to manage and govern the affairs of the Corporation is vested in the Board of Directors of the Corporation. The qualifications, manner of selection, duties, terms, and other matters relating the Board of Directors of the Corporation shall be provided in the Bylaws. The Directors shall be appointed by the senior pastor of the Corporation. The Board of Directors shall consist of (3) initially, the senior pastor who shall serve perpetually and, until changed by amendment of these Articles of Incorporation or Bylaws duly adopted by the board, such number of additional members as may, from time to time, be nominated and elected pursuant to the Bylaws. The number of directors may be either increased or diminished from time to time by the Bylaws, but shall never be less than three (3). Directors need not be residents of Florida. The names and post office addresses of the members of the first Board of Directors shall hold office for the first year of the corporation's existence or until their successor(s) are elected and have qualified are as follows: The corporation shall have (6) initial director(s). The initial directors shall be appointed by the co-incorporator/President thereafter the director(s) shall be elected/appointed by the President (2) vote(s). Presiding chairman of Board (2) votes. President or Vice President (2) vote(s) if

President or vice president is also board chair voting as chairman or vice president shall be void unless a majority quorum of board would exist, Secretary (1) vote(s), and Treasurer (1) vote(s). Five vote(s) needed for appointment(s), amendment(s), of Board; a majority quorum of board of directors shall constitute vote(s) needed for appointment(s), amendment(s) of board.

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D/P/C - John Williams

PO BOX 311264

33680

CFO/VP/T - Alesia Bishop

TAMPA, FL

D/T/S - Cutrell Bishop

D - Carroll Williams

D - Terrell Bishop

D - Johnathan Williams

D - Amber Williams

ARTICLE IX: LIMITATION ON LIABILITY OF DIRECTORS

A Director is not liable to the Corporation and or fellowship or members for monetary damages for an act or omission in the Director's capacity as a Director, except to the extent otherwise provided by a statute of the State of Florida.

ARTICLE X: CO-FOUNDERS

The names and addresses of the additional incorporators of this corporation are as follows:

NAME

Senior Rev Shaphat/Prophet John Williams

Senior Rev Shaphat/ Alesia Bishop

ADDRESS PO BOX 311264

TAMPA, FL 33680

ARTICLE XII: INDEMNIFICATION

The Corporation shall indemnify a director or officer of the Corporation who was wholly successful. on the merits or otherwise, in the defense of any proceeding to which the director or officer was a party because the director or officer was a party because the director or officer is or was a director of officer of the Corporation against reasonable attorney fees and expenses incurred by the director or officer in connection with the proceeding. The Corporation may indemnify an individual made a party to a proceeding because the individual is or was a director, officer, employee or agent of the corporation against liability if authorized in the specific case after determination, in the manner required by the board of directors, that indemnification of the director, officer, employee or agent, as the case may be, is permissible in the circumstances because the director, officer, employee or agent has met the standard of conduct set forth by the board of directors, officers, employees and agents of the Corporation shall apply when such persons are serving at the Corporation's request while a director, officer, employee or agent of the Corporation as the case may be, as a director, officer, partner, trustee, employee or agent of another foreign or domestic corporation, partnership, joint venture, trust, employee benefit plan or other enterprise. whether or not for profit, as well as in their official capacity with the Corporation. The Corporation also may pay for or reimburse the reasonable attorney fees and expenses incurred by a director, officer, employee or agent of the Corporation who is a party to a proceeding in advance of final disposition of the proceeding. The Corporation also may purchase and maintain insurance on behalf of an individual arising from the individual's status as a director, officer, employee, or agent of the Corporation, whether or not the Corporation would have power to indemnify the individual against the same liability under the law: All references in these Articles of Incorporation are deemed to include any amendment or successor thereto. Nothing contained in these Articles of Incorporation shall limit or preclude the exercise of any right relating to indemnification or advance of attorney fees and expenses to any person who is or was a director, officer, employee, or agent of the Corporation or the ability of the Corporation otherwise to indemnify or advance expenses to any such person by contract or in any other manner. If any word, clause or sentence of the foregoing provisions regarding indemnification or advancement of the attorney fees or expenses shall be held invalid as contrary to law or public policy, it shall be severable and the provisions remaining shall not be otherwise affected. All references in these Articles of Incorporation to "director'. "officer" "employee", and "agent" shall include the heirs, estates, administrators, executors, and personal representatives of such persons.

SECTION 1. INSURANCE. The Ministry will purchase and maintain liability insurance on behalf of any and all persons who are or were a director, officer, leader, employee, committee member or volunteer of the Ministry (while serving in their capacity as such). Such insurance will be purchased for the purpose of protecting such persons from covered loss resulting in liability asserted against the above individuals in connection with their activities on behalf of the Ministry.

SECTION 2. INDEMNIFICATION REQUESTS. Should any director, officer, leader, employee, committee member or volunteer of the Ministry incur any liability as a result of their affiliation with or service to the Ministry that is not covered by the Ministry's insurance policy, and should such liability

result in any out-of-pocket cost to such individual, then such individual may request indemnification from the Ministry. The granting of full or partial indemnification shall be at the discretion of the governing board of the Ministry as set forth in Section 3 herein.

SECTION 3. INDEMNIFICATION DECISIONS. In relation to any indemnification request that is made pursuant to Section 2 herein, if such request is made by an individual who is not currently serving on the governing board of the Ministry, then the indemnification decision (whether to indemnify the requesting individual, and the dollar amount of such indemnification), will be made by the governing board. Such decision of the governing board will be final. If the indemnification request is being made by a person who is currently serving on the governing board, then the indemnification decision (whether to indemnify the requesting party, and the dollar amount of such indemnification), will be made by the remaining disinterested members of the governing board. A decision on the indemnification request by a majority of disinterested members of the Board of Directors will be final.

COVENANT NOT TO SUE. The Corporation agrees that it will never institute any action or suit at law or in equity against any director or officer of the Corporation, nor institute, prosecute, or in any way aid in the institution or prosecution of any claim, demand, action, or cause of action for damages, costs, loss of services, expenses, or compensation for or on account of any damage, loss or injury to person or property, or both, whether developed or undeveloped, resulting or to result, known or unknown, past, present, or future, arising out of a director or officer of the Corporation's service to the Corporation.

ARTICLE XIII: AMENDMENT OR ACTION BY WAIVER OR CONSENT

This corporation reserves the right to amend, alter, change or repeal any provision contained herein in the manner now or hereafter prescribed by law, and all rights conferred herein are granted subject to reservation.

Action may be taken by use of signed written consents by the number of members, directors, or committee members whose vote would be necessary to take action at a meeting at which all such persons entitled to vote were present and voted present and voted, representing a majority quorum, [a majority quorum of board of directors shall constitute votes needed for appointment(s) and or amendment(s)]. each written consent must bear the date of signature of each person signing it. A consent signed by less than all of the members, directors, or committee members is not effective to take the intended action unless consents, signed by the required number of persons, are delivered to the Corporation's registered office, registered agent principal place of business, transfer agent, registrar, exchange agent, or an officer or agent having custody of books in which the relevant proceeding are recorded If the delivery is made to Corporation's principal place of business address(s), the consent must be addressed to the president or principal executive officer. The Corporation will give prompt notice of the action taken to persons who do not sign consents. If the action taken requires documents to be filed with the Secretary of State, the filed documents will indicate that the written consent procedures have been properly followed.

A telegram, telex, cablegram, or similar transmission by a member, director or committee member, or photographic, facsimile, or similar reproduction of a signed writing is to be regarded as being signed by the member, director, or committee member.

Voting members may use choice of meeting notice of waiver.

in order to be considered for tax-exempt status by the IRS an organization must fill out and submit IRS Form 1023 and 1024. However, note what the IRS says regarding churches and church ministries, in Publication 557:

Some organizations are not required to file Form 1023. These include: Churches, interchurch organizations of local units of a church, conventions or associations of churches, or integrated auxiliaries of a church, such as a men's or women's organization, religious school, mission society, or youth group. These organizations are exempt automatically if they meet the requirements of section 501(c)(3).

Churches Are "Automatically Tax-Exempt"

According to IRS Code § 508(c)(1)(A): Special

rules with respect to section 501(c)(3)

organizations.

- (a) New organizations must notify secretary that they are applying for recognition of section 501(c)(3) status.
- (c) Exceptions.
- (1) Mandatory exceptions. Subsections (a) and (b) shall not apply to--
- (A) churches, their integrated auxiliaries, and conventions or associations of churches.

Section 508(c)(1)(A) states that "churches, their integrated auxiliaries, and conventions or associations of churches" are a mandatory exception to section 501(c)(3), they are already tax exempt without notifying or applying to the government under section 501(c)(3). Churches receive the same tax exempt status and benefits as a 501(c)(3) organization This is referred to as the "mandatory exception" rule. Thus, we see from the IRS' own publications, and the tax code, that it is completely unnecessary for any church to apply for tax-exempt status. In the IRS' own words a church "is automatically tax-exempt."

Churches Are "Automatically Tax-Deductible"

And what about tax-deductibility? Doesn't a church still need to become a 501c3 so that contributions to it can be taken as a tax deduction? The answer is no! According to IRS Publication 526:

Organizations That Qualify To Receive Deductible Contributions You can deduct your contributions only if you make them to a qualified organization. To become a qualified organization, most organizations other than churches and governments, as described below, must apply to the IRS.

In the IRS' own words a church "is automatically tax-deductible."

In IRS Publication 526. Contern Contributions, the IRS once again states that churches are qualified organizations and do not need to apply to the IRS. "You can deduct your contributions only if you make them to a qualified organization. To become a qualified organization, most organizations other than churches and governments as described below, must apply to the IRS." a religious organization may properly be characterized as a church, the Service considers whether the organization has the following characteristics: (a) a distinct legal existence, (b) a recognized creed and form of worship, (c) a definite and distinct ecclesiastical government, (d) a formal code of doctrine and discipline, (e) a distinct religious history, (f) a membership not

associated with any other church or denomination,(g) an organization of ordained ministers, (h) ordained ministers selected after completing prescribed studies, (i) a literature of its own, (j) established places of worship, (k) regular congregations, (l) regular religious services, (m) Sunday schools for religious instruction of the young, (n) schools for the preparation of its ministers, and (o) any other facts and circumstances that may bear upon the organization's claim for church status. See IRS 7(10)69, Exempt Organizations Examination Guidelines Handbook, text 321.3(3).

The IRS, which apparently is unconstrained by the First Amendment, has nonetheless ventured where angels fear to tread, and has established criteria which, in its view, define a church as follows:

- 1. A distinct legal existence
- 2. A recognized creed and form of worship
- 3. A definite and distinct ecclesiastical government
- 4. A formal code of doctrine and discipline
- 5. A distinct religious history
- 6. A membership not associated with any other church or denomination
- 7. An organization of ordained ministers
- 8. Ordained ministers selected after completing prescribed studies
- 9. A literature of its own
- 10. Established places of worship
- 11. Regular congregations
- 12. Regular religious services
- 13. Sunday schools for religious instruction of the young
- 14. Schools for the preparation of its ministers.

The following person was property appointed to the office of President and is incumbent in that office as of the date hereof, and the signature appearing opposite his or her name is the genuine signature of that person:

NAME	TITLE	DATE
John Williams Elder	P/COB/D	5/10/20
Alesia Bishop Elder	VP/CFO/T/1Asst COB	5/10/20
Cutrell Bishop	T/S/2Asst COB/D	5/10/20
Minister:Carol Williams	Asst Sec/D	5/10/20

IN WITNESS WHEREOF, the undersigned, as the co-founder, incorporator/president of the above named amended/restated articles of incorporation (the "corporation"), does hereby subscribe, acknowledge and file in the office of the Secretary of State for the State of Florida this ______ day of June, 2020

Carol Williams - Secretary

Certification Of Corporate Resolutions and Incumbency

The undersigned, Secretary of

INTERNATIONAL AFRICAN AMERICAN MILLENNIUM HUMAN RIGHTS CENTER, INC.,

a Florida not-for-profit corporation (the "Corporation"), hereby certifies that:

- 1. The Corporation is a duly incorporated, validly existing corporation in good standing under the laws of the State of Florida.
- 2. At a duly authorized meeting at which a majority quorum was present the Board of Directors of the Corporation adopted the following Resolutions unanimously. These Resolutions have not been revoked, canceled, annulled or amended in any manner and are in full force and effect on the date hereof.
- 3. RESOLVED, that John Williams has been appointed President Chief Executive Officer and Chairman of the Board of Directors; Alesia Bishop has been appointed Vice President Chief Financial Officer Treasurer and Director on the Board; Cutrell Bishop has been appointed Asst Financial Officer and Treasurer and Director on the Board; Carroll Williams, Amber Williams, Terrell Bishop, Johnathan Williams has been appointed Director on the Board;

IN WITNESS WHEREOF, the undersigned as Secretary of the Corporation certifies that the foregoing Resolutions remain in full force and effect, have not been rescinded or modified, and conform with any relevant provisions of the articles of incorporation and by-laws of this Corporation, and that the above mentioned officer continues to hold office and continues to be empowered to act within the authority prescribed in the Resolutions heretofore stated.

Rev: John Williams, Establishmentarian

Rev: Alesia Bishop, Establishmentarian

Date

CERTIFICATE AND ACKNOWLEDGMENTOF REGISTERED AGENT

CERTIFICATE OF REGISTERED AGENT

OF

INTERNATIONAL AFRICAN AMERICAN MILLENNIUM

HUMAN RIGHTS CENTER, INC.

Pursuant to Florida Statutes Sections 48.091 and 607.0501, the following is submitted: The above corporation, International African American Millennium Human Rights Center, Inc., desiring to organize under the laws of the State of Florida with its temporary principal office as indicated in the Articles of Incorporation at 4205 N. Florida Avenue, Tampa, FL 33603, has named Terrell Bishop, located at 4205 N. Florida Avenue, Tampa, FL 33603, as its Registered Agent to accept service of process within this state.

ACKNOWLEDGMENT

Having been named as Registered Agent to accept service of process for the above stated corporation at the place designated in this certificate, and being familiar with the obligations

of that position, I hereby accept to act in this capacity, and agree to comply with the provisions of Florida Law in keeping

open said office.

Minister: Terrell Bishop



EXECUTIVE ORDERS

Executive Order on Advancing International Religious Freedom

--- LAW & JUSTICE

Issued on: June 2, 2020

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Section 1. Policy. (a) Religious freedom, America's first freedom, is a moral and national security imperative. Religious freedom for all people worldwide is a foreign policy priority of the United States, and the United States will respect and vigorously promote this freedom. As stated in the 2017 National Security Strategy, our Founders understood religious freedom not as a creation of the state, but as a gift of God to every person and a right that is fundamental for the flourishing of our society.

- (b) Religious communities and organizations, and other institutions of civil society, are vital partners in United States Government efforts to advance religious freedom around the world. It is the policy of the United States to engage robustly and continually with civil society organizations—including those in foreign countries—to inform United States Government policies, programs, and activities related to international religious freedom.
- Sec. 2. <u>Prioritization of International Religious Freedom</u>. Within 180 days of the date of this order, the Secretary of State (Secretary) shall, in consultation with the Administrator of the United States Agency for International Development (USAID), develop a plan to prioritize international religious freedom in the planning and implementation of United States foreign policy and in the foreign assistance programs of the Department of State and USAID.

- Sec. 3. Foreign Assistance Funding for International Religious Freedom. (a) The Secretary shall, in consultation with the Administrator of USAID, budget at least \$50 million per fiscal year for programs that advance international religious freedom, to the extent feasible and permitted by law and subject to the availability of appropriations. Such programs shall include those intended to anticipate, prevent, and respond to attacks against individuals and groups on the basis of their religion, including programs designed to help ensure that such groups can persevere as distinct communities; to promote accountability for the perpetrators of such attacks; to ensure equal rights and legal protections for individuals and groups regardless of belief; to improve the safety and security of houses of worship and public spaces for all faiths; and to protect and preserve the cultural heritages of religious communities.
- (b) Executive departments and agencies (agencies) that fund foreign assistance programs shall ensure that faith-based and religious entities, including eligible entities in foreign countries, are not discriminated against on the basis of religious identity or religious belief when competing for Federal funding, to the extent permitted by law.
- Sec. 4. Integrating International Religious Freedom into United States Diplomacy. (a) The Secretary shall direct Chiefs of Mission in countries of particular concern, countries on the Special Watch List, countries in which there are entities of particular concern, and any other countries that have engaged in or tolerated violations of religious freedom as noted in the Annual Report on International Religious Freedom required by section 102(b) of the International Religious Freedom Act of 1998 (Public Law 105-292), as amended (the "Act"), to develop comprehensive action plans to inform and support the efforts of the United States to advance international religious freedom and to encourage the host governments to make progress in eliminating violations of religious freedom.
- (b) In meetings with their counterparts in foreign governments, the heads of agencies shall, when appropriate and in coordination with the Secretary, raise concerns about international religious freedom and cases that involve individuals imprisoned because of their religion.
- (c) The Secretary shall advocate for United States international religious freedom policy in both bilateral and multilateral fora, when appropriate, and shall direct the Administrator of USAID to do the same.

- Sec. 5. Training for Federal Officials. (a) The Secretary shall require all Department of State civil service employees in the Foreign Affairs Series to undertake training modeled on the international religious freedom training described in section 708(a) of the Foreign Service Act of 1980 (Public Law 96-465), as amended by section 103(a)(1) of the Frank R. Wolf International Religious Freedom Act (Public Law 114-281).
- (b) Within 90 days of the date of this order, the heads of all agencies that assign personnel to positions overseas shall submit plans to the President, through the Assistant to the President for National Security Affairs, detailing how their agencies will incorporate the type of training described in subsection (a) of this section into the training required before the start of overseas assignments for all personnel who are to be stationed abroad, or who will deploy and remain abroad, in one location for 30 days or more.
- (c) All Federal employees subject to these requirements shall be required to complete international religious freedom training not less frequently than once every 3 years.
- Sec. 6. Economic Tools. (a) The Secretary and the Secretary of the Treasury shall, in consultation with the Assistant to the President for National Security Affairs, and through the process described in National Security Presidential Memorandum-4 of April 4, 2017 (Organization of the National Security Council, the Homeland Security Council, and Subcommittees), develop recommendations to prioritize the appropriate use of economic tools to advance international religious freedom in countries of particular concern, countries on the Special Watch List, countries in which there are entities of particular concern, and any other countries that have engaged in or tolerated violations of religious freedom as noted in the report required by section 102(b) of the Act. These economic tools may include, as appropriate and to the extent permitted by law, increasing religious freedom programming, realigning foreign assistance to better reflect country circumstances, or restricting the issuance of visas under section 604(a) of the Act.
- (b) The Secretary of the Treasury, in consultation with the Secretary of State, may consider imposing sanctions under Executive Order 13818 of December 20, 2017 (Blocking the Property of Persons Involved in Serious Human Rights Abuse or Corruption), which, among other things, implements the Global Magnitsky Human Rights Accountability Act (Public Law 114-328).
- Sec. 7. Definitions. For purposes of this order:

- (a) "Country of particular concern" is defined as provided in section 402(b)(1)(A) of the Act;
- (b) "Entity of particular concern" is defined as provided in section 301 of the Frank R. Wolf International Religious Freedom Act (Public Law 114-281);
- (c) "Special Watch List" is defined as provided in sections 3(15) and 402(b)(1)(A)(iii) of the Act; and
- (d) "Violations of religious freedom" is defined as provided in section 3(16) of the Act.
- Sec. 8. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:
- (i) the authority granted by law to an executive department or agency, or the head thereof; or
- (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

DONALD J. TRUMP

THE WHITE HOUSE, June 2, 2020.