TRANSMITTAL LETTER

N02000004420

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

| | · | | • | |
|-------------------------|--|--------------------------------------|---|-------------------------|
| Enclosed is an original | I and one(1) copy of the articles | of incorporation a | nd a check for : | |
| S70.00 Filing Fee | ☐ \$78.75 Filing Fee & Certificate of Status | ADDITIONA | S87.50 Filing Fee Py Continue Certified (Certified Certified (Certified Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (Certified (| Copy A of |
| · FROM: | Susan T Name (P | nuels rinted or typed) Address | O PN 4: 06 02 JUN 10 | VED DIVISION OF C |
| . • | Tallahasse City 850/216- Dayricae | State & Zip - 2986 Telephone number | 323172 | Y OF STATE |
| | , | 800 | -06/11/020100 | 383 6002 ***78.75 |

NOTE: Please provide the original and one copy of the articles.

0610-02

ARTICLES OF INCORPORATION OF GREATER LOVE FULL GOSPEL OUTREACH MINISTRY, Inc.

ARTICLE I

NAME & PURPOSE

The name of this ministry is Greater Love Full Gospel Outreach Ministry, Inc.

The purpose of the ministry is to develop the life of the believer into one that it triumphant and to proclaim the Gospel of Jesus Christ throughout the community, city, state, county and the world.

To communicate the Gospel of Jesus Christ by means of spoken word, and by distribution of Bibles and other Christian Literature.

To provide a stress relief center for women where they can go throughout the day to have some quiet time for themselves with no regard to race, creed, color, origin, or ability to pay.

To work with economically disadvantaged people to help them create a better human habitat in which to live and work.

To provide Christian witness and service by operation of a quality educational and child care service to children of working parents and students in Tallahassee and worldwide.

To cooperate with other charitable organizations, through grants and otherwise, which are working to develop a better habitat for economically disadvantaged people and agencies in providing employment services for young people in the Tallahassee area and worldwide.

To provide creative activities for teens and young adults in the Tallahassee area and worldwide.

To provide a telephone prayer hot-line in the Tallahassee area and worldwide which will provide reference, placement, prayer counseling, in-house shelters for battered/abused youth, young adults and women.

To provide creative activities for young people in the Tallahassee area and worldwide.

To provide sound and meaningful opportunities for youth of the Tallahassee area and worldwide to participate in their communities.

To maintain a center within the City of Tallahassee, and worldwide to carry out the purpose above set forth.

SECRETARY OF STATE OF STATE OF CORPORATION OF CORPORATION

To provide any and all other services to men, women, and children that can be provided under the rules and guidelines of Section 501(c)(3) of the Internal Revenue Code.

To receive, maintain and accept, as assets of the corporation, any property, whether real, personal or mixed, 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 income or principal to any organization other than charitable purposes, or which would jeopardize the Federal Income Tax exemption of this organization 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.

In carrying out its purposes, the organization may receive, hold, invest and reinvest gifts and grants or money or property, collect income, sell or lease property, and disburse funds to any person or organization, public or private.

This organization is organized and will operate exclusively for exempt purposes. No part of the net earnings of this organization shall inure to the benefit of, or be distributable to any member, officer or director of this organization or other private individual (except that reasonable compensation may be paid for services rendered to or for the organization affecting one or more of its purposes.) No substantial part of the activities of the organization shall be the carry on of propaganda, or otherwise attempting to influence legislation, and this organization shall not participate in, or intervene (including the publishing or distribution of statements) in any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these articles, this organization shall not conduct or carry on any activities not permitted to be conducted or carried on (a) by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or (b) by an organization contributions to which are deductible under Section 170(c)(2) of the code.

ARTICLE II

Membership

The Membership of Greater Love Full Gospel Outreach Ministry referred to hereinafter as the "Church" shall consist of all persons whose name appears on the Church Membership Roll.

ARTICLE III

Board of Directors

The business affairs of this organization shall be managed by the Board of Directors, who shall have the responsibility of establishing policies for the organization outside of issues that deal directly with the worship services and issues that are to be handled by the Pastor and governing body of the church.

The members of the Board of Directors shall be elected and hold office in accordance with the By-laws.

The names and addresses of the persons who are to serve as Directors for the ensuing year are:

| NAME | ADDRESS |
|-----------------|---|
| Carlin Towels | 173 Ellis Road, Tallahassee, Florida 32317 |
| Susan Towels | 173 Ellis Road, Tallahassee, Florida 32317 |
| Angel Towels | 173 Ellis Road, Tallahassee, Florida 32317 |
| James Harris | 8979 Harris Palmer Ln, Tallahassee, Florida 32309 |
| Leon Blackstone | 530 Cool Springs Rd, Bainbridge, Georgia 31717 |
| Reginald Jones | 4323 Benchmark Trace, Tallahassee, Florida 32317 |
| Charles Mims | 8427 Sandridge Ct, Tallahassee, Florida 32304 |

ARTICLE IV

Officers

The Officers of this organization shall be President, Vice President, Secretary, Treasurer, and any such other officer as may be provided for in the By-laws. Officers shall be members of the Board of Directors.

The officers shall be elected at the annual meeting of the Board of Directors or as provided in the By-laws.

The following persons shall constitute the initial officers of the organization until successors have been chosen and qualified as prescribed in these Articles and in the By-laws:

| President | Carlin Towels |
|--------------------------|---------------|
| Vice President/Secretary | Susan Towels |
| Treasurer | Angel Towels |

ARTICLE V

Registered Office and Registered Agent

The street address and city of the initial registered office of the organization is 2501 Lake Bradford Road, Tallahassee, Florida 32310, and the name of its initial registered agent at such address is Susan Towels.

ARTICLE VI

By-laws

The Board of Directors of this organization shall adopt by-laws not inconsistent with these Articles of Incorporation for the conduct of the organization's business and the carrying out of its purposes. The by-laws may be amended, altered, or rescinded in whole or in part, from time to time by a majority vote of the members of the Board of Directors present at a meeting at which a quorum is present; provided, however, that if the meeting is other than the annual meeting of the Board of Directors, three (3) days' notice in writing of the time, place, and purpose of such meeting shall be given to each director unless such notice shall be waived in writing.

ARTICLE VII

Amendments to Articles of Incorporation

These Articles of Incorporation may be amended by resolution adopted by the vote of two-thirds (2/3) of the directors present at any meeting of the Board of Directors duly called and convened at which a quorum is present, provided that seven (7) days' notice of the amendment or amendments to be considered at such meeting shall have been given writing by regular first class mail to each member, unless such notice is waived in writing by each member.

ARTICLE VIII - INCORPORATOR

Susan Towels 173 Ellis Road Tallahassee, Florida 32317

| Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity. | | | | |
|---|-----------------|--|--|--|
| Signature/Registered Agent | Date 10/02 | | | |
| Signature/Incorporator | 6/10/02 Date | | | |