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PENSACOLA, FLORIA 32514 (850) 232-0987 OR (850) 292 -3000 October 10, 2002 02 OCT 14 PM 2: 49

SECINE - STATE TALLAHASSEE, FLORIDA

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

Attn: Processing Center

Re: Apostolic Faith Rescue Mission of Pensacola, Inc.

Filing of Article of Incorporation

800008365798--3 -10/14/02--01080--024 *****87.50 *****87.50

In regards to the above captioned, please find enclosed the original and two (2) copies of the foregoing mentioned documents to be filed according with the State of Florida Division of Corporation please return a certified seal copy of one (1) of the copies.

In addition, please find attached Check Number <u>627</u> in the amount of \$87.50 for the filing fees and certified sealed copy payable to the Division of Corporation.

We ask that you please process the enclosed documents accordingly and forward the certified sealed copy to the following entity: Apostolic Faith Rescue Mission Of Pensacola, Inc., C/O Sarah E. Carty, President, 5534 Sun Valley Drive, Pensacola, Florida 32505

To assist in the expedition of this process, we have enclosed a self-address envelope for your convenience. Truly, we hope that you will find the enclosed documents to be in order. If there are any questions, please feel free to contact me immediately at (850) 292-3000. Thanking you in advance, we remain

Sincerely,

Cassandra M. Millionder

Office Manager

SARAH E CARTY

5534 SUN VAILEY DR.
PENSACOLA, FL. 32503

CB 16

APOSTOLIC FAITH RESCUE MISSION OF PENSACOLA, INC. 5534 SUN VALLEY DRIVE

PENSACOLA, ESCAMBIA COUNTY, FLORIDA 32505

(850)432-5200

ARTICLES OF INCORPORATION

A Florida Nonprofit Incorporation

The Undersigned, majorities of whom are citizens of the United States, desiring to form a Non-Profit Public Benefit Corporation under the Non-Profit Corporation Public Benefit Law of the State of Florida, do hereby certify:

ARTICLE I - Name of Corporation Apostolic Faith Rescue Mission of Pensacola, Inc.

The name of the Corporation shall be as follows: Apostolic Faith Rescue Mission of Pensacola, Inc.

ARTICLE II - Location of Principal Office

The place in this state where the principal office of the Incorporation shall be located 5534 Sun Valley, Pensacola, Escambia County, FL 32505.

ARTICLE III - Purpose

This Corporation, Apostolic Faith Rescue Mission of Pensacola, Inc., is a Non-Profit Public Benefit and is not organized for the private gain of any person. The Corporation is organized under the Non-Profit Public Benefit Corporation Law, which is organized exclusively for charitable, religious, and educational purposes, to aid the poor and disadvantaged individuals and families towards a life of self-sufficiency. The programs will consist of but shall not be limited to: Feed the Homeless, Job Training, Job Placement, Land and Building Acquisition, housing, Employment, Literacy Programs, Counseling, Temporary Shelter, Teenage Pregnancy, Substance Abuse Awareness and Prevention, Tutoring, AIDS, Elderly Care, Youth at Risk and other programs to aid those in need including for such purposes, the making of distribution to organizations that qualify as exempt organization under

section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV - Duration of Corporation

The term of existence of this Corporation is perpetual.

ARTICLE V – Classes of Members

The Corporation shall have no Members.

ARTICLE VI - Registered Office and Agent

The address of the initial Register Office of the Corporation is located at 5534 Sun Valley Drive, Escambia County, Pensacola, Florida 32505. The name of the initial Register Agent of the Corporation is Fred Moultrie. I, Fred Moultrie, hereby accept the responsible of being the Registered Agent of Records for Apostolic Faith Rescue Mission of Pensacola, Inc. for the City of Pensacola, and the County of Escambia, Florida.

Sarah E. Carty, President

Fred Moultrie, Register Agent 5534 Sun Valley Drive Pensacola, Florida 32505

ARTICLE VII - Election of Board of Directors

There shall be at least Five (5) and not more than seven (7) members of the Board of Directors. The existing Board of Directors shall elected or appointed any members of this Board by a two-third major vote, and The Board of Directors shall appoint any and all Directors.

ARTICLE VIII - Change in Number of Board of Directors

A change in the number of Board of Directors of the Corporation shall be made only by Amendment to these Articles of Incorporation.

ARTICLE IX

The Names and addresses of the persons that are the initial Board of Directors of this Corporation are as follows:

- 1. Sarah E. Carty, President 5534 Sun Valley Drive Pensacola, Florida 32505
- Deborah Stephen Vice-President 5534 Sun Valley Drive Pensacola, Florida 32505
- 3. Euthelma M. Donaldson, Treasurer 5534 Sun Valley Drive Pensacola, Florida 32505
- 4. Louisa Williams, Secretary 5534 Sun Valley Drive Pensacola, Florida 32505
- 5. Fred Moultrie, Director 5534 Sun Valley Drive Pensacola, Florida 32505

ARTICLE X - No Benefit to Private Persons or Political Activity

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles of Corporation shall not carry on any other

activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. "Notwithstanding any other provision of these Articles, this Corporation shall not, except to an insubstantial degree engage in an activities or exercise any powers that are not in furtherance of the purposes of the Corporation or by a Corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code."

ARTICLE XI - Internal Affairs

The Internal Affairs of the Corporation shall be governed in accordance with the By-laws of this Corporation.

ARTICLE XII - Dissolution of Corporation

Upon the dissolution of the Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this Corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or shall be distributed to the designated successor exclusively for the purposes of the Corporation in which it was organized, or to such organization or organizations organized and operated exclusively for charitable, educational, religious purposes as shall qualify as an exempt Corporation under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

IN WITNESS WHEREOF, we have hereunto subscribed our names this day of October, 2002. Stating that we members of the Board of Directors have read, approved, and adopted these Articles of Incorporation.

Sarah E. Carty, President

5534 Sun Valley Drive

Pensacola, Florida 32505