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Requester's Name Address	
Richard W. Pringle, P.A. Strayhorn & Strayhorn P.O. Box 1545 Fort Myers, FI 33902	ATTAR ATTAR
CORPORATION NAME(S) & DOCU	Office Use Only Office
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(Corporation Name) Walk in Pick up time _ Mail out Will wait	(Document #) Certified Copy Photocopy Certificate of Status
NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS Annual Report Fictitious Name	REGISTRATION/QUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other

CR2E031(7/97)

ARTICLES OF INCORPORATION

OF

AWESTRUCK MINISTRIES, INC.

A NONPROFIT CORPORATION

We, the undersigned, with other persons being desirous of forming a nonprofit corporation, under the provisions of Chapter 617 of the Florida Statutes, do agree to the following:

ARTICLE I.

The name of the corporation shall be:

AWESTRUCK MINISTRIES, INC.

The address of the principal office of this corporation shall be 1560 Oakes Blvd., Naples, Florida 34119, and the mailing address of the corporation shall be the same.

ARTICLE II.

Said corporation is organized exclusively for charitable, religious, education, literary and scientific purposes 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, and, within said limitations, to do any and all things permitted by law to be done by a corporation not-for-profit under Chapter 617 of the Florida Statutes. Within the above stated limitations, but in no way limiting the general powers of the corporation afforded by Florida law, this corporation is organized and shall be operated primarily to prepare and train Godly leaders from the evangelical Christian community to preach and teach the Word of God both with conviction and competence throughout the world; to enable Christians to serve as pastors of local churches; to perform the

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work of evangelism; and to develop sound programs of Christian education in and through local churches throughout the world. Within the authority described above, the corporation; may acquire and receive property of every kind by any legal means whether by purchase, conveyance, lease, gift, grant, bequest, legacy, devise or otherwise, and whether in trust or otherwise; may own, hold, manage, expend, and make gifts, grants, and contributions of, and convey, transfer, and dispose of any property and the income thereof to further any of the purposes of this corporation; and may lease, mortgage, and encumber any such property.

Notwithstanding any other provision of these articles, this corporation will not carry on any other activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE III.

The manner in which the directors are to be elected or appointed will be as stated in the bylaws.

ARTICLE IV.

The name and address of the incorporator of these Articles of Incorporation is:

Byron H. Cobb 1560 Oakes Blvd. Naples, Fl 34119

ARTICLE V.

This corporation is to exist perpetually.

ARTICLE VI.

All corporate powers shall be exercised by or under the authority of, and the business affairs of the corporation shall be managed under the direction of, its Board of Directors, subject to any limitation set forth in these Articles of Incorporation. This corporation shall have three members of the Board of Directors initially. The names and addresses of the initial members of the Board of Directors are:

Byron H. Cobb President/Director/

Director/Secretary

1560 Oakes Blvd.

Naples, Florida 34119

Chairman of the Board of Directors

Alfred Smith

6070 Cedar Tree Lane

Naples, Florida 34116

Charles Keen

8248 Laurel Lakes Blvd.

Director/Vice President/Treasurer

Naples, Florida 34119

ARTICLE VII.

The street address of the initial registered office of the corporation shall be 1560 Oakes Blvd., Naples, Florida 34119, and the name of the initial registered agent of the corporation at that address is Byron H. Cobb.

ARTICLE VIII. PROHIBITION AGAINST CERTAIN ACTIVITES

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to, its members, directors, trustees, officers or other private persons, except that the organization 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 the purpose clause hereof and otherwise allowed by law. No substantial part of the activities of the organization shall be the carrying on of propaganda,

or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these articles, the organization shall not carry on any other activities not permitted to be carried on: (a) by an organization exempt from federal income tax under section 501(c) (3) of the Internal Revenue Code or corresponding section of any future federal tax code, or (b) by an organization the contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code or corresponding section of any future federal tax code.

ARTICLE VIIII. DISSOLUTION

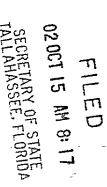
This corporation may be dissolved in accordance with the laws of the State of Florida. In the event of dissolution, all liabilities and obligations of this corporation and all costs and expenses incurred by this corporation in connection with it's dissolution shall be paid and the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusively public purposes, all in such proportions as shall be determined: (a) by the Board of Directors of this corporation if the dissolution of this corporation is not required by the laws of the State of Florida to be conducted under court supervision, or (b) by a court of competent jurisdiction if the dissolution is required by the laws of the State of Florida to be conducted under court supervision. Notwithstanding anything apparently or expressly to the contrary contained in this article, if any assets are then held by this corporation in trust or upon condition or subject to any executory or special

limitations, and if the conditional limitation occurs by reason of the dissolution of this corporation, such assets shall revert, or be returned, transferred, or conveyed in accordance with the terms and provisions of such trust, conditions, or limitations, provided that such assets shall not be distributed to the corporation's members, directors or officers.

Dated this <u>\$02</u> of <u>OCT</u>, 2002.

Byron H. Cobb, Incorporator

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION



Byron H. Cobb, an individual residing in the State of Florida, having been designated as the Registered Agent in the above and foregoing Articles, is familiar with and accepts the obligations of the position of Registered Agent under Section 607.0505, Florida Statutes.

Byron H. Cobb, Registered Agen