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TALLAHASSEE, FLORIDA
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TRANSMITTAL LETTER

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

SUBJECT: _____
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00
Filing Fee

\$78.75
Filing Fee
& Certificate of Status

\$78.75
Filing Fee
& Certified Copy

\$87.50
Filing Fee,
Certified Copy
& Certificate of
Status

ADDITIONAL COPY REQUIRED

FROM: _____
Samuel Daniels
Rt. 18 box 731-37
Lake City, FL
32025

City, State & Zip

Daytime Telephone number

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

32961



RECEIVED

02 DEC -5 AM 11:32

FLORIDA DEPARTMENT OF STATE SECRETARY OF STATE
TALLAHASSEE, FLORIDA
Jim Smith
Secretary of State

November 19, 2002

SAMUEL DANIELS
RT 18, BOX 731-37
LAKE CITY, FL 32025

SUBJECT: SAMUEL L. DANIELS MINISTRIES, INC.
Ref. Number: W02000032961

We have received your document for SAMUEL L. DANIELS MINISTRIES, INC.. However, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$78.75. Your document will be retained in our pending file.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with an address and telephone number where you can be reached during working hours.

If you have any further questions concerning your document, please call (850) 245-6919.

Beth Register
Corporate Specialist Supervisor
New Filings Section

Letter Number: 702A00062517

SAMUEL L. DANIELS
RT. 18, BOX 731-37
LAKE CITY, FL. 32025

TELEPHONE #

HOME: 386-755-606.

CELL: 904-237-0067

Job: 904-259-~~244~~

2314

ARTICLES OF INCORPORATION OF
SAMUEL L. DANIELS MINISTRIES, INC.

FILED
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

02 DEC -5 PM 3:31

Notice is hereby given that the undersigned incorporators, all being of full age, have associated themselves together for the purpose of forming a corporation not for profit, without capital stock, under the provision of chapter 617, Laws of the State of Florida, providing for the formation, liability, rights, privileges, and immunities of a corporation not for profit.

ARTICLE I - NAME OF CORPORATION

The name of this corporation shall be Samuel L. Daniels Ministries, Inc.

ARTICLE II - CORPORATE PURPOSE

The purpose of this corporation shall be to raise, receive and maintain funds of real property, personal property or both, and to distribute and administer said fund or funds, including any income or interest generated there from, exclusively for charitable, religious and education purposes. This purpose includes, but not limited to, the formation and maintenance of a church, recreational center for teenagers, assistance for the homeless and needy, and establishing religious educational institutions.

ARTICLE III - DURATION

This corporation shall have perpetual existence.

ARTICLE IV - MEMBERSHIP

Section 1: ELIGIBILITY

Any person shall be eligible for membership in this corporation upon application to and approval as provided in the bylaws of this corporation.

Section 2: DUTIES

Members are expected to be faithful in all duties essential to the Christian life, attend church regularly, contribute to the support of the church and ministries and share in its organized work.

Section 3: RIGHTS

All rights and privileges of the general membership of this body shall be equal so long as they abide by laws of this organization.

Section 4: TERMINATION

Termination of membership shall be at the request of said member.

ARTICLE V - MANAGEMENT

Section 1: The affairs of the Corporation shall be managed by a board of Directors. The Board of Directors shall consist of not less than three (3) nor more than nine (9) persons. Directors shall be elected or removed in accordance with the procedure provided in the bylaws.

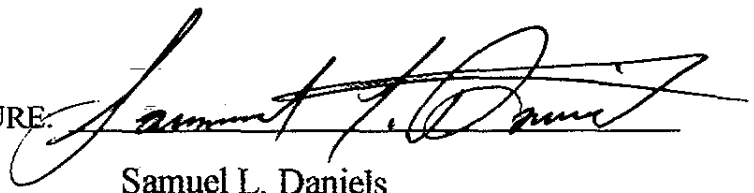
Section 2: The officers of this Corporation shall be President, Vice President, second Vice President, Secretary and Treasurer. These officers shall be elected and shall hold office in the manner provided in the Bylaws of this Corporation.

ARTICLE VI – REGISTERED OFFICE AND REGISTERED AGENT

The registered office of this cooperation shall be at Rt. 18 Box 731-37, Lake City , FL 32025. The mailing address of this cooperation shall be the same; Rt.18 Box731-37, Lake City, FL 32025.

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

REGISTERED AGENT SIGNATURE.


Samuel L. Daniels

SECTION 1: PASTOR

- (A) The pastor shall be head administrator in all matters pertaining to the body.
- (B) The pastor shall be responsible for the religious and administrative cultivation of the body and congregation.
- (C) The pastor shall be an ever ready, sympathizing and helpful Shepherd/friend.
- (D) The pastor's endeavors shall aim at, and be made subservient to the ultimate purpose of the gospel to win souls to Christ, and edify the saints.
- (E) The details of the pastor's work shall be manifold as derived from the scriptures, ordered by God and directed through the Holy Spirit.
- (F) The pastor shall fill the two-fold office of preacher and pastor and shall labor to discharge the function of both with the greatest possible fidelity and success, given to each conscientiously its appropriate share of his/her ability.
- (G) The pastor shall also be a teacher therefore he/she shall not neglect his/her preparations for the pulpit.
- (H) The pastor shall know the people in their home, must know their joys and sorrows as they themselves shall relate them.
- (I) The pastor has the oversight and superintendent of all the interest of the church, and of all departments of its work both spiritual and temporal.
- (J) The pastor shall encourage, nurture, and facilitate the gift of the spirit.
- (K) The pastor shall teach, exhort, guide, license and ordain those of the body or in the ministry of helps that have evidenced a divine call of God to a specific ministry.
- (L) The pastor appointment shall be perpetual

Section 2 – DEACONS

- (A) The Deacon shall be of honest report, full of the holy ghost and wisdom and demonstrating all of the attributes recorded in Acts 6:1-6, Timothy 3:8-13, Titus 2:6-10.
- (B) The Deacon(s) shall be faithful, prudent, experienced, and devout, they shall have charge of the sick and needy members and whatever temporal affairs may require attention.
- (C) The Deacon(s) shall act as counselors and assistants of the pastors in advancing the general interest of the body, both temporal and spiritual.
- (D) The number of Deacons shall be discretionary.
- (E) The period of service shall be discretionary but most commonly for an indefinite period, which is substantially for the life unless they resign.
- (F) The Deacon(s) shall be so designed after selection and upon ordination to that office.

SECTION 3 – EVANGELISTIC DIRECTOR IN CHARGE

- (A) Make sure that the pastor appointments for revival and preaching engagements are properly set up.
- (B) All incoming revivals for the church. Make sure that all evangelist news is recorded and sent to the proper persons.
- (C) To teach all evangelistic seminars in conjunction with the pastor. He/she is responsible for all evangelistic and spiritual material as directed through the Holy Spirit. Work closely with the pastor for the growth of the church.

SECTION 4 – OTHER OFFICERS

The above name officers constitute a two-fold ministry for the church and are all that are provided for by the new testament, and are all that are necessary to the best organization and highest efficiency of the body, since all the functions essential to a working church may be efficiently discharge by these alone. Yet it is necessary to supplement theses by several called church officers as a matter of convenience and/or expediency. These officers so-called are as follows:

- (A) Clerk and/or secretary - Is appointed to take minutes and preserve records of church proceedings with all other papers belonging to the body.
- (B) Treasurer – Is to hold, disperse, and account for monies for church purpose.
- (C) Trustees and/or Stewards – Shall administer the financial affairs of the body.
- (D) Financial Secretary – Receive money and receipts, record them and turn them over to the treasurer.
- (E) Stewardship – Shall be as prescribed in the scriptures: tithes, vows, offerings and sacrificial giving.

ARTICLE VII – IDEMNIFICATION OF OFFICERS AND DIRECTORS

All officers and directors shall be indemnifi9ed by the corporation against all expenses and liabilities including attorney’s fees (including appellate proceedings) reasonably incurred in connection with any proceeding or settlement thereof in which they may become involved by reason of holding such office.

The corporation may purchase insurance on behalf of all officers and directors or arising out of their status as such.

ARTICLE VIII – BYLAWS

The Bylaws of this corporation shall be adopted by the Boards of Directors and may be altered, amended or rescinded in the manner provided by the bylaws.

ARTICLE IX – AMENDMENTS

The corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation by a simple majority vote of all voting rights of all members of this Corporation and all rights conferred upon the members herein are granted subject to this reservation.

ARTICLE X – PROHIBITED ACTIVITIES

This Corporation shall not: –

1. Attempt to influence legislation as a substantial part of its activities. –
2. Allow any part of its net income to inure to the benefit of officers, directors or members of the Corporation, or to any other individuals, except in the furtherance of its charitable purpose.
3. Participant to any extent in any political campaign for or against any candidate for public office.

4. Conduct any activities not permitted to be carried on by organizations exempted under Section 501(c) (3) of Internal Revenue Code and its regulation as they now exist or as they may hereafter be amended, or by organization, contributions to which are deductible under Section 170 (c)(2) of such code and regulations as they exist or as they may hereafter be amended.

ARTICLE XI – DEDICATION OF ASSETS

This Corporation dedicates all assets which it may acquire to the charitable purpose set forth in article II above. In the event that this Corporation shall dissolve or otherwise terminate its corporate existence, subject to provisions of chapter 617, Florida Statutes, this Corporation shall distribute all its existing assets to one or more organizations which themselves are exempted as organizations described in section 501(c)(3) and 170(c)(2) of the Internal Revenue Code or corresponding sections of any prior or future laws, or to the federal government or to a state or local government for exclusive public purpose.

ARTICLE XII – INITIAL OFFICERS AND DIRECTORS

The names and residence addresses of the officers and directors who are to manage all of the affairs of this Corporation until the first annual meeting are:

President – Samuel L. Daniels, P.O. Box 1265, Glen St. Mary, FL 32040

Vice President - Denise A. Daniels, P.O. Box 1265, Glen ST. Mary, FL 32040

Second Vice President- Samuel L. Daniels

Secretary- Tywanna Mazon, P.O. Box 732, Newberry, Fl. 32669

Treasurer - Johonnie Mae Simmons, P.O. Box 335, Crescent City Fl. 32012

Directors- Samuel L. Daniels, Denise A. Daniels & Tywanna Mazom

Article XIII - INITIAL INCORPORATORS

The names and residence addresses of the initial incorporators of the articles of incorporation are as follows:

Samuel L. Daniels, Rt. 18, Box 731-37, Lake City, Fl. 32025

Denise A. Daniels, Rt. 18, Box 731-37, Lake City, Fl. 32025

Tywanna Mazon, P.O. Box 732, Newberry Fl. 32669

**The undersigned have subscribed their names this day of November 4,
2002**

Joseph F. Davis

President

Nerise Daniels

Vice-president

Zyanna Mazon

Secretary

State of Florida

County of Columbia

The persons described in and who subscribed their names to the foregoing
Articles of Incorporation that they executed such Articles of Incorporation
for the purpose therein expressed.

In the forsaid county and state this day of November 4, 2002