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(Requestor's Name) Sheila J. Spencer. 2236 Doe Crossing Orlando, Florida 32837. (Address)			
	y/State/Zip/Phone	» #)	
PICK-UP	WAIT	MAIL	
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12-09-07

ARTICLES OF INCORPORATION OF SHEILA J. SPENCER MINISTRIES, INC.

The undersigned, desiring to form a corporation, not for profit, under the laws of the State of Florida, do hereby certify:

ARTICLE ONE

The name of the said corporation shall be the Sheila J. Spencer Ministries, Inc. and its duration is perpetual. Upon disaffiliation with Sheila J. Spencer Ministries, Inc. the right shall be affected.

ARTICLE TWO

The place in Florida where the office of the corporation is to be located at 3956 Town Center Boulevard, Orlando, Florida 32837.

ARTICLE THREE

This organization is organized and operated exclusively for exempt purposes within the meaning of Section 501(c) of the Internal Revenue Code of 1954, as amended including the following purposes:

- a) Religious
- b) To hold itself out for the purpose of supporting, nurturing and teaching new and/or smaller congregations and their leadership for such times and periods.
- c) To minister to the faithful.
- d) To conduct a religious worship service through various forms of ministry.
- e) To promote and encourage, through the ministry of the organization cooperation with organizations ministering within the community.
- f) To teach through seminars, radio and other forms of mass media for the purpose of educating individuals on the Bible.
- g) To acquire and hold such property, either real or personal, for the ministry purposes, as may be necessary for its membership in the ownership of God.
- h) To establish and operate a Christian School, Daycare, Bookstore, Youth Center, Harbor Houses, Outreach Television, Radio Ministry, Multi-Purpose Center, and Rehabilitation.

ARTICLE FOUR

The following persons, not less than 4, shall serve said corporation as trustees until the first annual meeting.

INCORPORATION

Pastor Sheila J. Spencer

2236 Doe Crossing, Orlando, FL 32837

Temeka L. Davis

10131 W. Sunrise Blvd., Plantation, FL 33322

Kelley Shepard

3621 Chatwick Lane, Davenport, FL 33837

Danielle Miller

221 Burgoyne Loop, Davenport, FL 33879

James W. Miller, IJI

221 Burgoyne Loop, Davenport, FI 33879

ARTICLE FIVE

- A. The private property of the trustees and members of the ministry shall be non-assessable and shall not be subject to payment of any corporate debts, nor shall the trustees or members of the congregation become individually or corporately liable or responsible for any debt or liabilities of the corporation.
- B. No part of the net earnings of the corporation shall insure to the benefit of, or be distributable to, its members, trustees, 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 Three thereof. The corporation shall not be a part of, 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 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:
 - A Corporation exempt from Federal Income Tax under Section 501(c)
 (3) Of the Internal Revenue Code of 1954 (or the corresponding provision Any future United States Internal Revenue Law).
 - By Corporation, contributions to which are deductible under Section 17(e) (2) of the Internal Revenue Code of 1954 (or the corresponding
 provision of any future United States Internal Revenue Law).
- C. The Board of Trustees may cause the corporation to solicit, collect, receive, accumulate, administer and disburse funds in such a manner as will, in the

- sole discretion of the Board of Trustees, to effectively operate further purposes of the corporation.
- D. Upon dissolution of the corporation, the Board of Trustees shall, after paying or making provision for the payment of all the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purpose of the corporation in such a manner, or to such organizations organized and operated exclusively for charitable, educational, religious or scientific purposes or shall at the time qualify as an exempt or organization or organizations and a "Public charity" under Section 510 (c) (3) and 509 (a) (1) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), or to an organization contributions to which are Deductible under Section 170 (c) (2) of such code and Regulations as they now Exist or as they may hereafter be amended, as the Board of Trustees shall determine, and such assets not so disposed of shall be disposed of by the highest trial court of the county in which the principle office of the corporation is then located, exclusively for such purpose or to an organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE SIX

This non-profit corporation is formed without any purposes of pecuniary profit and shall have no capitol stock.

ARTICLE SEVEN

There shall be a Board of Trustees who shall consist of members of the ministry who are least eighteen years of age or older, and shall be elected at the annual meeting. The Board of Trustees shall consist of a President who presently is Sheila J. Spencer; there will be no more than six (6) and no less than four (4) other Trustees at any time. Each Trustee shall serve for one year, except the President of the Board of Trustees who shall serve for a three-year term. The President shall always be the Senior Evangelist. There shall be no limitation on terms of any the Trustees.

ARTICLE EIGHT

There shall be an annual business or ministry meeting on the fourth Monday of January in each and every year, subject to satisfaction of the meeting date and the agenda as determined by the Senior Evangelist and the Board of Trustees, at least twenty-one days prior to the meeting. Only official members of the ministry who are eighteen years of age or older shall be entitled to vote at an annual business or congregational meetings. The Evangelist shall have sole power to appoint additional Pastors, receive members into the Church and

to remove names from the membership roll. The Board of Trustees shall assist in this process.

ARTICLE NINE

The Evangelist and the Board of Trustees shall be empowered to call special meetings of the Corporation whenever it is advisable according to their discretion, and at least seven days notice of such meetings and of their purposes shall be announced to the members of the Corporation.

ARTICLE TEN

These Articles of Incorporation may be amended as necessary from time to time pursuant to the provisions of the Laws of the State of Florida.

ARTICLE ELEVEN

The register agent for Sheila J. Spencer Ministries Inc. will be Sheila J. Spencer. She resides at 2236 Doe Crossing Orlando, Florida 32837.

	IN WITNESS WHEREOF, We have si acknowledge same to be our act, THE D	EBY AM FAI	e articles and severely MILIAR WITH AND ACCEPT RESPONIBILITIES OF THE
	Pastor Sheila J. Spencer REGISTERED AGENT #	Date Date	2236 Doe Crossing, Orlando, FL 3283
	Temela a Dours Temeka L. Davis		(-07 10131 W. Sunrise Blvd., Plantation, FL 33
	Kelley Slupad		<u> </u>
(Kelley Shepard	Date	3621 Chatwick Lane, Davenport, FL 33
	Danielle Miller	Date	221 Burgoyne Loop, Davenport, FL 338
_	James W. Miller, III	/2 Date	221 Burgoyne Loop, Davenport, Fl 338
	Clailia A. Billian Public Notary	ns Dota	4-1-02
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