2007 NOT-FOR-PROFIT CORPORATION ANNUAL REPORT

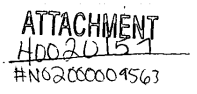
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ANNUAL REPURI

DOCUMENT # N02000009563 EMMANUEL LABOR MINISTRIES, INC. 10050121 Principal Place of Business Mailing Address 1728 EVANS DRIVE 1728 EVANS DRIVE CLEARWATER, FL 33759 CLEARWATER, FL 33759 2. Principal Place of Business - No P.O. Box # 3. Mailing Address Suite, Apt. #, etc. Suite, Apt. #, etc. 01302007 Cha-NP CR2E037 (12/06) City & State City & State 4. FEL Number Applied For 11-3659574 Not Applicable \$8.75 Additional Zip Country Country 5. Certificate of Status Desired Fee Required 6. Name and Address of Current Registered Agent 7. Name and Address of New Registered Agent PINTO, VENTURA A Street Address (P.O. Box Number is Not Acceptable) 1728 EVANS DRIVE CLEARWATER, FL 33759 Zip Code 8. The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. Lam familiar with, and accept the obligations of registered agent. SIGNATURE Signature, typed or printed name of registered agent and little if applicable (NOTE: Registered Agent signature required when reinstating) DATE 9. Election Campaign Financing Filing Fee is \$61.25 \$5.00 May Be Make check payable to Trust Fund Contribution. Due by May 1, 2007 Florida Department of State 10. OFFICERS AND DIRECTORS ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS IN 10 11. TITLE Delete TITLE Change X Addition OFFICE MANAGER NAME PINTO, VENTURA A NAME CHIN SUE, MARIE STREET ADDRESS 1728 EVANS DRIVE STREET ADDRESS 606 CYPRESS ST., TARPON SPRINGS FL 34689 CITY-ST-ZIP CLEARWATER, FL 33759 CITY-ST-ZIP TITLE VD ☐ Delete TIFLE X Change Addition VICE PRESIDENT/TREASURER CHIN SUE, RONALD J NAME NAME CHIN SUE, RONALD J **606 CYPRESS STREET** STREET ADDRESS STREET ADDRESS CITY-ST-ZIP TARPON SPRINGS, FL 34689 CHTY-ST-ZIP 606 CYPRESS ST., TARPON SPRINGS FL 34689 Delete X Addition TITLE TITLE Change
 Ch ASSISTANT TREASURER DOUYARD, ROGER NAME NAME PINTO, CHERYL STREET ADDRESS 1755 EMERALD DRIVE STREET ADDRESS 1728 EVANS DRIVE, CLEARWATER FL 33759 CITY-ST-ZIP CLEARWATER, FL 33756 City-ST-ZIP TITLE ☐ Detete Change ☐ Addition TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-71P TITLE ☐ Delete TITLE Change ☐ Addition NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP TITLE Delete TITLE Сhапре ☐ Addition NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP 12. I hereby certify that the information supplied with this filing does not qualify for the exemptions contained in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to the proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute this corporation or the receiver or trustee proposered to execute the corporation of the corporation of the receiver or trustee proposered to execute the corporation of the receiver or trustee proposered to execute the corporation of the receiver or trustee proposered to execute the corporation of the receiver or trustee proposered to execute the corporation of the receiver or trustee proposered to execute the receiver or trustee proposered to execute the corporation or trustee proposered to execute the corporation of the receiver

NAME OF SIGNING OFFICER OR DIRECTOR



ARTICLES OF INCORPORATION EMMANUEL LABOR MINISTRIES, INC.

The undersigned, acting as Incorporator of a corporation pursuant to chapter 617, Florida Statutes (F.S.), adopts the following Articles of Incorporation.

ARTICLE I

The name of the not-for-profit corporation shall be: Emmanuel Labor Ministries, Inc.

ARTICLE II

The mailing address of this corporation shall be:

Emmanuel Labor Ministries, Inc., 1728 Evans Dr., Clearwater FL 33759, or such other place as the Directors may designate due to growth or expansion.

ARTICLE III

Purposes:

The purpose of the organization is to provide a construction ministry to work with churches, individuals and other organizations to provide for the orphaned, the needy the abused, the aged, the helpless and the sick. Also, to provide training and workshops for interns in the construction field, but not limited to construction only.

This corporation is organized exclusively for charitable, religious, and educational purposes, within the meaning of section 501 of the Internal Revenue Code, as revised from time to time or corresponding provision of any future United States Internal Revenue law.

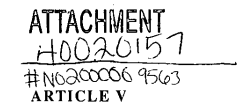
"It was he who gave some to be apostles, some to be prophets, some to be evangelists, and some to be pastors and teachers, to prepare God's people for works of service, so that the body of Christ may be built up until we all reach unity in the faith and in the knowledge of the Son of God and become mature, attaining to the whole measure of the fullness of Christ."

Eph 4:11-13 (NW)

ARTICLE IV

Manner of Election:

The appointment of Directors is set forth in the bylaws of this corporation.



Initial Officers and Directors:

The names and addresses of the officers who are to manage all the affairs of the corporation are:

Name: Ventura A. Pinto, President/Director

Address: 1728 Evans Dr., Clearwater FL 33759

Name: Ronald J. Chin Sue, Vice President/Treasurer

Address: 606 Cypress St., Tarpon Springs FL 34689

Name: Cheryl. Pinto, Assistant Treasurer

Address: 1728 Evans Dr., Clearwater FL 33759

Name: Marie Chin Sue, Office Manager

Address: 606 Cypress St., Tarpon Springs FL 34689

ARTICLE VI

Registered Agent:

The undersigned hereby accepts the appointment as Registered Agent of Emmanuel Labor Ministries, Inc.

of little

Ventura A. Pinto 2 1728 Evans Drive

Clearwater FL 33759

ARTICLE VII

Incorporator:

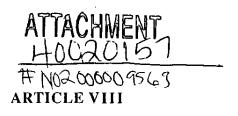
The undersigned is the Incorporator for these articles of incorporation.

Dated this_

Ventura A. Pinto

1728 Evans Drive

Clearwater FL 33759



Prohibited Activities:

Section 1. No part of the net earnings of the corporation shall be applied 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, except in the furtherance of its charitable purposes.

Section 2. 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.

Section 3. The corporation shall have a radically nondiscriminatory policy and therefore shall not discriminate against applicants, students, employees, and others on the basis of race, color, or national or ethnic origin.

Section 4. Notwithstanding any other provision 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 of the Internal Revenue Code, as revised from time to time (or the corresponding provision of any future United States Internal Revenue Law) or by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, as revised from time to time or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE IX

Amendments to Articles of Incorporation and Bylaws:

The power to alter, amend or repeal the Articles of Incorporation and Bylaws or to adopt new Bylaws shall be established by the Directors/officers. The Bylaws may contain provisions for the regulations and management of the affairs of the corporation not inconsistent with the law or with the Articles of Incorporation.

ARTICLE X

Dissolution:

Upon the dissolution of the corporation, the Directors shall, after paying or making provision for payment of all liabilities of the corporation, transfer all assets to a fund, foundation, or organization which is organized and operated exclusively for charitable, religious, or educational purposes and at that time qualifies as an organization exempt from federal income taxation under section 501(c)(3) of the Internal Revenue Code, as revised from time to time or the corresponding provision of any future United States Internal Revenue Law.



Duration:

The corporation shall have perpetual existence.

ARTICLE XII

Personal Liability:

No officer or Director of this corporation shall be personally liable for the debts or obligation of this corporation of any nature whatsoever, nor shall any of the property of the officers or Directors be subject to the payment of the debts or obligations of this corporation. The corporation shall indemnify and hold harmless all officers and Directors and shall defend them to the fullest extent of the law for actions taken in the furtherance of the corporation, except for those actions taken which were knowingly, negligent, willful misconduct or contrary to the furtherance of the corporation.

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Having been named as registered agent to accept service of corporation at the place designated in this certificate, I am	familiar with and the
appointment as registered agent and agree to act in this capacity.	
Cataloga Horo-	_2-5-07
Ventura A. Pinto, Kegistered Agent	Date
Variable All 12	2-5-07
Ventura A. Pinto, Incorporator	Date