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F. CHARTAR APR TE

TRANSMITTAL LETTER

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

SUBJECT:THE GREATER WORKS MIRACLES AND DELIVERANCE CENTER, INC					
Enclosed is an original ar	(PROPOSED CORPORAT) and one(1) copy of the article				
\$70.00 Filing Fee	\$78.75 Filing Fce & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate		
FROM:	Nedra Chambliss Name (Prin	ated or typed)			
3659 Estates Road					
•	Address				
	Tallahassee, FL 32305				
City, State & Zip					
	850 - 4/0 - 7	739 cohone number			

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

ARTICLES OF INCORPORATION OF GREATER WORKS MIRACLES AND DELIVERANCE CENTER, INC

A NON-PROFIT CORPORATION

Pursuant to the provisions of the Florida Non-Profit Corporation Act, the undersigned hereby adopts the following Articles of Incorporation:

ARTICLE I

The name of this corporation shall be Greater Works Miracles and Deliverance Center, Inc., and its principal office is located at Tallahassee, Florida (Leon County, Florida). The Board of Directors may from time to time designate such other post office address and place for the principal office of this corporation as it may see fit. The address at 2121 Larochelle Drive, Tallahassee, fl. 32308.

ARTICLE II

DURATION: The duration of the corporation is perpetual.

ARTICLE III

PURPOSE: The corporation is organize under the Nonprofit Public Benefit Corporation Law for charitable 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: Child Care, Job Training and Welfare Reform Programs, Job Placement, Job Management, Land Acquisition Housing, The Arts, Employment, Literacy, Counseling, Temporary Shelter, Teenage Pregnancy, Substance Abuse Awareness and Prevention, Tobacco Awareness and Prevention, Tutoring, Grant Writing, Financial Management, Business Development, AIDS, Elderly Care, Professional Development, Food & Clothing Assistance and other programs to aid those in need.

ARTICLE IV

MEMBERSHIP: The general nature of this corporation shall be composed of two classes: ACTIVE and ASSOCIATE. The Board of Directors may from time to time recommend persons, individuals, corporations, entities, etc., for membership. Application for membership must be made in writing and each must be approved by the Board of Directors and presented to the membership for approval by a majority at any meeting. The membership may expel any member who has not carried his/her obligations to the corporation or who neglects or refuses to comply with the provisions of these Articles of Incorporation, or upon the recommendations of the Board of Directors, but no member shall be expelled until he/she has been informed in writing of the charges against him/her and has been given an opportunity to be heard.

ARTICLE V

The names and street addresses of the first officers who, subject to the provisions of the Articles of Incorporation, the by-laws of this corporation, and the laws of Florida, shall hold office for the first year of the corporations' existence, or until their successors are elected and have qualified, are as follows:

NAME OFFICE ADDRESS

Keith Johnson President/CEO

2121 Larochelle Drive Tallahassee, FL 32308

ARTICLE VI

BOARD OF DIRECTORS: The affairs of the corporation shall be managed by a President, Vice-President, Secretary, Treasurer and Board of Directors of not less than three (3) members, and other such officers and agents as may be elected or appointed from time to time. The Board of Directors may employ personnel or contract with other parties as it determines to be appropriate for the daily administration of the corporation. The annual meeting of the members of this corporation shall be held at or in the vicinity of the Tallahassee, Florida or other areas of the state as designated by the Board of Directors in the last quarter of each fiscal year. The members shall elect a President, Vice-President, Secretary, Treasurer and a Board of Directors at each annual meeting to hold office for the ensuing fiscal year. All officers shall continue in office until their successors have been elected and have assumed office. In the case, any office of this corporation becomes vacant; the Board of Directors shall fill such vacancy for the remainder of the unexpired term.

The names and street addresses of the First Board of Directors who, subject to the provisions of the Articles of Incorporation, the by-laws of this corporation and the laws of Florida shall hold office for the first year of the corporation existence, or until their successors are elected and have qualified are as follows:

NAME	OFFICE	ADDRESS
Keith Johnson	President/CEO	2121 Larochelle Drive Tallahassee, FL 32308
Elnora Ivory	Vice-President	1605 Whitesboro Utica, New York 13502
Dana Ernest	Secretary	708 Coble Drive Tallahassee, FL 32301
Nedra Chambliss	Treasurer	3659 Estates Road Tallahassee, FL 32305

ARTICLE VII

The property of this corporation is irrevocably dedicated to Charitable and Educational purposes and no part of the net income or assets of the organization shall ever inure to the benefit of any director, officer or member thereof or the benefit of any private person.

ARTICLE VIII

LIMITATION ON THE RIGHTS OF INCORPORATORS, ACTIVE AND ASSOCIATE MEMBERS, DIRECTORS AND OFFICERS: No active member. associate member, director or officer of this corporation or other private persons shall have any vested rights, prevail in, or to the assets, functions or affairs of or franchises of this corporation or any rights, interests or privileges which may be transferable or inheritable or which shall continue if such person's office, active membership or associate membership ceases nor shall any part of the net earnings of this corporation or assets thereof inure the benefits of or be distributed to any of them 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 Article III hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) by any political campaign on behalf of or in opposition to any candidate for public office. Not withstanding any other provisions of the articles, the corporation shall not carry on any 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 corresponding section of any future federal tax code, or (b) by corporation, contributions to which are

deductible under Section 170 (c)(2) of the Internal Revenue Code, or corresponding section of any future tax code.

ARTICLE IX

DISTRIBUTION OF ASSETS ON DISSOLUTION: Upon dissolution of the corporation, the Board of Directors shall distribute assets for one or more exempt purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose after payment or making provisions for the payment of liabilities of the corporation. The board may distribute any other remaining assets exclusively to a similar organization of the same purpose in which this corporation has been established. Assets not so disposed of shall be disposed of by the Circuit Court of the county in which the principal office of the corporation is located.

ARTICLE X

BY-LAWS: The by-laws of the corporation are to be made by the membership and may be altered, amended, and or rescinded by a majority vote of the said members present and voting at any meeting providing that the notice of the proposed amendment including a copy thereof have been submitted to the Board of Directors and membership at least ten (10) days prior to the date of the regular or special meeting. The quorum for any meeting shall be established in the by-laws of the corporation.

<u>ARTICLE XI</u>

AMENDMENTS: These Articles of Incorporation may be amended when such amendment is consistent with the intent and in the best interest of this corporation and has been approved by a majority vote of the membership entitled to vote, providing that the notice of the proposed amendment including a copy thereof have been submitted to the Board of Directors and membership at least ten (10) days prior to the date of the regular or special meeting, in which the Articles of Incorporation are proposed to be amended.

IN WITNESS WHEREOF, the undersigned subscribers of this corporation have hereby set hands unto these Articles of Incorporation and bearing their hands unto these Articles of Incorporation and bearing an authentic signature which is affixed to this document, this $\frac{4/2}{2}$ day of $\frac{1}{2}$ and $\frac{1}{2}$ day of $\frac{1}{2}$ day o

Keith Johnson, REG. AGENT /Incorporator 2121 Larochelle Drive Tallahassee, FL 32308	Date (12/03)
The above person known subscriber persons himself as sworn by an authentic signature Incorporation.	
Ophilia Morris	OPHELIA MORRIS MY COMMISSION # CC \$12928 EXPIRES: May 1, 2004 Bonded Thru Pichard Insurance Agency Seal
May 1, 2004 Commission Expiration Date	4/2/2003 Date
	5 k 0.

ARTICLE XII

REGISTERED AGENT'S ACCEPTANCE: Having been named as registered agent and to accept service of process for the above stated corporation and the place designated in this application, I herby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Keith Johnson