# N03000003661

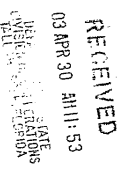
(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
(City/State/£lp/Phorie #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
(Socialization (Million)
Certified Copies Certificates of Status
•
Special Instructions to Filing Officer:
opening Chicon

Office Use Only



600016317996

04/30/03--01071--018 \*\*113.75



OS APR 30 PM

A das

	Holler questor's Name  Wova ST  Address 321  KC 31909 9559  Zip Phone #		nly
CORPORATION	NAME(S) & DOCUMENT	NUMBER(S), (if known):	
1. Shelliva	h Evangelistie /	TWSTRIES, WC.	<del></del>
2.	oration Name)	(Document #)	
	·	(Document #)	
3. <u>(Corp</u> e	oration Name)	(Document #)	<u></u>
4	oration Name)	china di Cara da	
(Corp.	oration Name)	(Document #)	
Walk in Mail out	Pick up time Will wait Photoco	Certified Copy  Depy  Certificate of Statu	s
NEW FILINGS	AMENDMENTS		
Profit	Amendment		
NonProfit	Resignation of R.A., Officer	/Director	
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		-13.0
Annual Report Fictitious Name	REGISTRATION/ QUALIFICATION  Foreign		<u> </u>
Name Reservation	Limited Partnership  Reinstatement	-	
	Trademark		
	Other		-
	1 Julies		
		Examiner's Initials	

Shekinah Evangelistic Ministries, Inc Keith Miller 1805 Canova St Suite 2 Palm Bay, FI 32909

State of Florida Department of Revenue Application Acceptance Section 409 E. Gain Street Tallahassa, Fl 32399.

# AFFIDAVIT OF NOTICE

I Keith Miller, of Shekinah Evangelistic Ministries, Inc.

have no intention of revoking the dissolution, therefore, releasing the name Keith Miller for use to another entity.

President

Corporate Secretary

(seal)

FILED

03 APR 30 PM 12: 4

SECRE JAR CLE STATE
ALLAHASSEE, FLORIE

### FLORIDA NOT FOR PROFIT CORPORATION

## ARTICLES OF INCORPORATION

Shekinah Evangelistic Ministries, Inc. Article 1. Name

The name of the Corporation is:

Shekinah Evangelistic Ministries, Inc.
Article 2. Duration.
The duration of the Corporation is 5 years

Article 3. Purposes. The purpose of the corporation is as follows:

- A. The purposes for which the corporation is 0rganized are exclusively educational and charitable
- B. Not withstanding any other provision of these articles, this organization shall not carry on any 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.
- C. Upon dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the Federal, state or local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas, of the county in which the principal office of the organization is then located, exclusively for such purposes.

# Article 4. Members

The Corporation shall have Voting Members, who shall be elected (and may be removed by the Voting Members,) and who shall have all the right and privileges of members of the Corporation. The Bylaws may provide for Non-voting Members who shall have rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote.

The name and address of each initial Voting Member is as follows:

Name

Address

Keith E. Miller Sr. Lonelita Rose Collins 537 Revis St Lagrange, GA, 30240 2630 Skylake Dr. Columbus, GA 31907 537 Revis St Lagrange, GA, 30240

Loraine C. Miller

#### 2 of 1

#### Article 5. Initial Board of Directors

The initial Board of Directors shall have 3 members whose names are addresses are:

Name Address

Keith E. Miller Sr. 537 Revis St Lagrange, GA, 30240 Lonelita Rose Collins 2630 Skylake Dr. Columbus, GA 31907

Loraine C. Miller 537 Revis St Lagrange, GA, 30240

The number of directors may be raised or lowered by amendment of the Bylaws but shall in no case be less than Two.

Article 6. Initial Registered Agent and office, Principal Office

The initial registered agent is Complete Business Solutions, Inc. and the initial registered and principal office address is:

1805 Canova St Suite 2 Palm Bay, Fl 32909

#### Article 7. Officers

The officers of the Corporation shall consist of a President, Vice President, and Treasure. Other officers may be provided for the Bylaws. Each Officer shall be elected by the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Title Name Address
President Keith E. Miller Sr. 537 Revis St Lagrange, GA, 30240
Vice President Loraine C. Miller 537 Revis St Lagrange, GA, 30240

Treasurer Lonelita Rose Collins 2630 Skylake Dr. Columbus, GA 31907

# Article 8. Incorporators

The names and addresses of the incorporator of this corporation are

Name Address

Keith E. Miller Sr. 537 Revis St Lagrange, GA, 30240

### Article 9. Non-stock Basis

The Corporation is organized (and shall be operated) on a non-stock basis within the meaning of the Florida Not for Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaw.

(Signatures of Incorporators)

bupelle.

#### 2 of 1

# Article 5. Initial Board of Directors

The initial Board of Directors shall have 3 members whose names are addresses are:

Name

Address

Keith E. Miller Sr.

537 Revis St Lagrange, GA, 30240

Lonelita Rose Collins

2630 Skylake Dr. Columbus, GA 31907

Loraine C. Miller

537 Revis St Lagrange, GA, 30240

The number of directors may be raised or lowered by amendment of the Bylaws but shall in no case be less than Two.

Article 6. Initial Registered Agent and office.

The initial registered agent is Complete Business Solutions, Inc. and the initial registered office

1805 Canova St Suite 2 Palm Bay, Fl 32909

# Article 7. Officers

The officers of the Corporation shall consist of a President, Vice President, and Treasure. Other officers may be provided for the Bylaws. Each Officer shall be elected by the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Title

Name

Address

President Vice President Loraine C. Miller

Keith E. Miller Sr.

537 Revis St Lagrange, GA, 30240 537 Revis St Lagrange, GA, 30240

Treasurer

Lonelita Rose Collins

2630 Skylake Dr. Columbus, GA 31907

# Article 8. Incorporators

The names and addresses of the incorporator of this corporation are

Name

Address

Keith E. Miller Sr.

537 Revis St Lagrange, GA, 30240

#### Article 9. Non-stock Basis

The Corporation is organized (and shall be operated) on a non-stock basis within the meaning of the Florida Not for Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaw.

(Signatures of Incorporators)

Lupelle

(Signatures of Incorporators)

O3 APR 30 PM 12: 41

SECH ARTACE FLORIDA

# REGISTERED AGENT DESIGNATION AND ACCEPTANCE

I, Complete Business Solutions, Inc. hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Accepted by Registered Agent: