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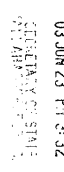
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TRANSMITTAL LETTER

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

SUBJECT: <u>(20</u>	(PROPOSED CORPORA	agazine,	nc.
	/ (PROPOSED CORPORA	TE NAME – <u>MUSPINCL</u>	UDE SUFFIX)
•	,		
Enclosed are an orig	inal and one (1) copy of the art	icles of incorporation and	l a check for:
\$70.00	\$78.75	□ \$78.75	\$87.50
Filing Fee	Filing Fee	Filing Fee	Filing Fee,
	& Certificate of Status	& Certified Copy	Certified Copy & Certificate of
•			Status
	•	ADDITIONAL CO	PY REQUIRED
FROM:	Elder Robert M	5 Duffie Jr.	,
	Name	(Printed or typed)	
	4740 NW 7	the AVE. From	J
· .	Miami, FC City	33/27 , State & Zip	
•	_		

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

ARTICLES OF INCORPORATION OF

G. OSPEL T. IMES M. AGAZINE, INC. A FLORIDA NON-PROFIT CORPORATION

Article of incorporation of the undersigned, desiring to form a publication ministry under the non- profit corporation law of chapter 617, Florida Statues, do hereby certify.

ARTICLE 1- NAME

The name of the corporation is **G.OSPEL T.IMES M.AGAZINE**, INC.

ARTICLE 2 – DURATION

The period of its duration is perpetual, unless dissolved according to law.

ARTICLE 3 – PURPOSE OF CORPORATION

PURPOSE (S): The purpose for which **G.OSPEL T.IMES M.** AGAZINE, INC. is organized exclusively to establish a central and principal Inspirational Publication Ministry to organize to circulate the Gospel throughout the United States of America and the territories thereof, and also throughout the universe, wherein and whereby the Glory of God, His son Jesus Christ, and the Holy Ghost may be extolled. Spreading the Gospel to all humanity, through a collective body of Pastors, Evangelists, Ministers, and Leaders. Writing descriptive articles to encourage the general public to persevere through their daily trials and tribulations.

It is not for a private gain. No part of the net earnings of the corporation shall inure to the benefit of, or be distributed 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. To make payments and distributions in furtherance of the purposes set forth in this article. No substantial part of the activities of the corporation shall be the carry on of propaganda. Otherwise attempting to influence legislation and the corporation shall not participate in, or intervene in (including the publishing or distribution of statement) any political campaign on behalf of or in opposition to any candidate for public office. Not withstanding any part of these articles.

This Corporation shall not carry on any other activities not permitted to carry on. (A) By a corporation exempt from federal income tax under Section 501(C) (3) of the Internal Revenue Code, or the corresponding section of any future federal income tax code. (B) By a corporation, contributions to which are deductible under Section 170(C) (2) of the Internal Revenue Code, or the corresponding section of any future tax code.

ARTICLE 4- CORPORATION DISSOLUTION

The Corporation Dissolution of Assets, upon the dissolution or winding up of this corporation, its assets remaining after payment or provision for payment of all debts and liabilities of the corporation, shall be disposed of by the court of common plans of the county in which the principle office of the corporation is then located, exclusively to religious and charitable purpose organizations, as said court shall determine, which has established its tax exemption status under Section 501(C)(2) and 170(C)(2) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

ORIGINAL

ARTICLE 5 - PRINCIPAL OFFICE

The address of the principal office of this Corporation is 4740 NW 7th Avenue, Front, Miami, Florida 33127 and the mailing address is 4740 NW 7th Avenue, Front, Miami, Florida 33127.

ARTICLE 6 - INCORPORATOR(S)

The name and street address of the incorporator(s) of this Corporation is:

Elder Robert L. McDuffie, Jr. 1125 NE 80th Street, #7 Miami, Florida 33138

ARTICLE 7 - OFFICERS

The officers of the Corporation shall be:

Publisher:

Elder Robert L. McDuffie, Jr.

Managing Editor:

Alonzo Baker

Circulation Manager: Elder Robert L. McDuffie, Jr.

Production Manager: John Munn

Secretary:

Qiana Davis

Whose addresses shall be the same as the principal address of the Corporation?

ARTICLE 8 - DIRECTORS

The Directors shall be elected by a majority vote of the Members of this Corporation. The Directors of the Corporation shall be:

> Director/ President: Elder Robert L. McDuffie, Jr. Director/ Secretary: Elder Robert L. McDuffie, Jr.

Director/ Treasurer: Kimberly Keels Director/Bishop Clarence Clem

Whose addresses shall be the same as the principal address of the Corporation?

ARTICLE 9 - CAPITAL STOCK

This Corporation shall have no capital stock and shall be composed of subscription subscribers rather than shareholders.

ARTICLE 10 – QUALIFICATIONS OF SUBSCRIPTION

The qualifications for subscriptions shall be as set forth in and regulated by the By Laws of the Corporation.

ARTICLE 11 - VOTING RIGHTS

Members of the Corporation will have such voting rights as are provided in the By Laws of the Corporation.

ORIGINAL

ARTICLE 12 – LIABILITIES FOR DEBTS

Neither the members nor the members of the Board of Directors or officers of the Corporation shall be liable for the debts of the Corporation.

ARTICLE 13 - REGISTERED OFFICE AND REGISTERED AGENT

The initial address of registered office of this Corporation is 4740 NW 7th Avenue, Front, Miami, Florida 33127. The name and address of the registered agent of this Corporation is Elder Robert L. McDuffie, Jr. located at 4740 NW 7th Avenue, Front, Miami, Florida 33127.

ARTICLE 14- EFFECTIVE DATE

These Articles of Incorporation shall be effective immediately upon approval of the Secretary of Stat State of Florida.

ARTICLE 15 – AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the Members, and approved at a Members meeting by a majority of the Members, unless all the Directors and all the Members sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

IN WITNESS WHEREOF, I have hereunto set my hand and seal, acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this 13th day of June, 2003.

Elder Robert L. McDuffie, Jr. Incorporator

ACCEPTANCE OF REGISTERED AGENT DESIGNATED IN ARTICLES OF INCORPORATION

I, Robert L. McDuffie, Jr. accept the obligations of the position of Registered Agent under the applicable provisions of the Florida Statues.

Lider Robert L. McDuffie, Jr.