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TRANSMITTAL LETTER

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

Subject: ASSEMBLÉE DES PREMIERS NÉS DE LA REVOLUTION SALUTAIRE INC.

FROM: Assemblée Des Premiers Nés De La Revolution Salutaire, Inc. 702 A SE 24th Avenue Cape Coral, FL 33990

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FILED CONFTARY OF STATE COMMON OF CORPORATIONS

Articles Of Incorporation JUL - 1 AM 10: 22

Of

ASSEMBLÉE DES PREMIERS NÉS DE LA REVOLUTION SALUTAIRE, INC.

Notice is hereby given that the undersigned incorporators all being of full age, have associated themselves together for the purpose of forming a Corporation not for profit, without capital stock, under the provisions of Chapters 617, Florida Statutes and do hereby accept all of the rights, privileges, benefits and obligations confirmed and imposed by such law, and we do hereby make, subscribe, acknowledge and file these Articles of Incorporation.

Article I

Name

The name of this Corporation shall be: Assemblée des Premiers Nés De La Revolution Salutaire, Inc.

Article II

Principle Place of Business and Mailing Address

The principle Office Address and Mailing Address of the Corporation shall be: 702A SE 24th Avenue Cape Coral, Florida 33990

Article III

Purpose (s)

(a) The purpose for which this Corporation is organized is: for christian worship; winning souls to Christ; spreading the gospel of Christ by precept and example, teaching Bible principles according to the holy scriptures, administering to the needs of the members and the community spiritually, physically and mentally, contributing to the support of both foreign and home missions, etc.

(b) The general nature and purposes of this corporation shall be exclusively for religious, literary and education, purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code.

(c) This corporation shall have and exercise all powers conferred upon not for profit corporations under the laws of the State of Florida generally, and specifically as to provided in Section 617,021 of the Florida Not For Profit Corporation Act, provided however, that this corporation has no power to engage in any activity that in itself is not in furtherance of its purposes as set forth in subparagraphs (a) of this Article III

(d) This Corporation shall generally possess all the powers, rights, privileges capacities and immunities which non-profit corporations are authorized, and may hereafter be authorized according to the laws of the State of Florida, to borrow money, to collect, to sue; to be sued; to receive, take hold lease purchase improve sell mortgage or otherwise dispose of personal, real, or mixed property in any such manner permitted by law to the end that the purposes herein set out may be property accomplished, and to receive by donation or otherwise any sums of money, good or real property which any person, form or corporation should see fit to donate to this corporation.

Article IV Duration

This Corporation is to have perpetual duration. However, should this corporation for any reason be dissolved, then in that event the assets of the corporation may only be used for charitable and educational purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of the United States of America.

Article V

Management of Corporate Affairs

Section 1. The affairs of the Corporation shall be managed by the Board of Directors, which may also be referred to as Council or other designation. The Board of Directors shall consist of not less than (3) three and not more than (11) seven

Directors can be elected or removed at the annual quarterly meeting of the Board which shall be three months from the date of these Articles of Incorporation and in accordance with procedure provided by the By-Laws.

<u>Section 2</u>. The Officers of the Corporation shall be a President, Vice-President, a Secretary, A Treasurer. These officers shall be elected every year and shall hold office in a manner provided in by the By-Laws of the Corporations.

<u>Section 3</u>. The name (s) and Street address of the Initial Board of Directors of this Corporation who shall hold office for the first year, or until successors are chosen, shall be:

Names	Address	
Rev. Maxon Gaspard	17241 NW 9th Place Miami, Fl 33169	
Fanes Pierre	17241 NW 9th Place Miami, Fl 33169	
Lisa M. Marcellus	1446 NE 118 Terr Miami, Fl 33161	
Raynald Joseph	716 Fargo Dr. Fort Myers, Fl 33913	
Guerline V. Gaspard	17241 NW 9th Place Miami, Fl 33169	
Pascal Policard	2121 Hanson Street Fort Myers, Fl 33901	
Katiana Lalanne	211 Oakmont Parkway Lehigh Acres, Fl 33936	
Féfé Marius	2175 Canal Street Fort Myers, Fl 33901	
Antonio Poicon	2034 Canal Street Fort Myers, Fl 33901	
Arnauld Juslin	2269 Carell Rd Fort Myers, Fl 33901	

Section 4.	The names of the	persons who are	to serve as officers of	of this corporation are:

Names	Tittle
Rev. Maxon Gaspard	President
Fanes Pierre	Vice-President
Lisa M. Marcellus	Secretary
Raynald Joseph	Treasurer
Guerline Gaspard	Assistant Secretary

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<u>Section 5.</u> Standing Committees. This corporation will have at least two standing committees, as follows: The Board of Directors will elect annually, from its members, an executive committee of three persons and an admission committee of three persons. The powers and duties of these committees shall be as specified in the by-laws. Other committees, and their powers and duties, may be specified in the by-laws or may be appointed from time to time by the Board of Directors.

Article VI

By-Laws and Amendments

<u>Section 1.</u> The By-Laws of the Corporation are to be made altered or rescinded by the members of the association who are entitle to vote.

<u>Section 2</u>. Amendments to the Articles of Incorporations may be proposed and adopted by the voting members of the association, as set forth above at any meeting of the association which shall be every week.

Article VII Meeting Place

The initial meeting place of the Corporation shall be at the following address: 702A SE 24th Avenue Cape Coral, Florida 33990

Article VIII Indemnification

The Corporation shall indemnify any officer, Director, or employee of the Corporation, or any former officer, director, or employee of the Corporation, to the full extent permitted and as set forth in the Florida General Corporation Act.

<u>Article IX</u> Prohibited Activities

The Corporation shall not:

- 1- Attempt to influence legislation as a substantial part of its activities
- 2- Allow any part of its net income to inure to the benefits of officers, directors or members of the corporation or to any other individuals, the furtherance of its charitable purposes.
- 3- Participate to any extent in any political campaign for or against any candidate in public office
- 4- Conduct any activities not permitted to be carried on by organizations exempt under Section 501(c) (3) of the Internal Revenue Code of 1954, as amended, and its regulations as they now exist or as they may hereafter be amended, by any organization, contribution 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.

<u>Article X</u> <u>Dedication of Assets</u>

The Corporation dedicates all assets which it may acquire to the charitable purpose set forth in Article II hereof. In the event that the Corporation shall dissolve or otherwise terminate its corporate existence subject to provisions of Chapter 607 and 617, Florida Statutes, The Corporation shall distribute all its existing assets to one or more organizations which themselves are exempt as organization described in the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal Government or to a state or locale government for exclusive public purpose.

Article XI Initial Agent and Street Address

The name and address of the Initial Registered Agent is: Rev. Maxon Gaspard 17241 NW 9th Place Miami, Florida 33169

CERTIFICATE OF DESIGNATION

REGISTERED AGENT / REGISTERED OFFICE

1. The name of the Corporation is:

Assemblée Des Premiers Nés De La Revolution Salutaire Inc.

2. The name and address of the registered agent and office is :

Rev. Maxon Gaspard 17241 NW Place Miami, Florida 33169 03 JUL -1 AM 10: 23

Pursuant to the provisions of section 607.0501. Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the statement in designating the registered office/ registered agent, in the State of Florida.

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE.

I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Signature .

Date 06/27/03

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ARTICLES OF INCORPORATIONS OF

ASSEMBLÉE DES PREMIERS NÉS DE LA REVOLUTION SALUTAIRE, INC.

IN WITNESS, WHEREOF, the undersigned has subscribed their names under seal

this 2 Eday JUNE 2003AD

spard (President) ice-President Eanes Pierrei Ravnald Joseph (Treasurer)

STATE OF FLORIDA

SS

COUNTY OF MIAMI-DADE

Before Me, the undersigned authority, personnally appeared Rev. Maxon Gaspard, Fanes Pierre, Raynald Joseph to me, and well known to me to be the person (s) described in and who subscribed their names to the foregoing Articles of Incorporation and who acknowledged before me that they executed such articles of Incorporation for the purposes therein express.

this $2\pi \frac{1}{2}$ day of $\frac{1}{2}$ $\frac{1}{2}$

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My Commissions Expires: