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TRANSMITTAL LETTER

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

SUBJECT: BROKEN-LINK Love YA Oyfreach, Corp.

Enclosed is an original	al and one(1) copy of the article	es of incorporation and a	check for:
□ \$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status PY REQUIRED
FROM: ORTHENIA S.M. LOWE. Name (Printed or typed)			
540 NW 4th Avenue Suite 213			
	Ft Lauderd	Ale Fl	333[]
	954- 467- Daytime Te	6074 elephone number	

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

DIVISION OF CORPORATIONS

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Articles of Incorporation

of

Broken-Link Love Ya Outreach, Corp. (A Florida Not-For-Profit Corporation)

Article I

Name

The name of the corporation is **BROKEN-LINK LOVE YA OUTREACH**, **CORP**. (hereinafter referred to as the "Corporation").

Article II

PURPOSE

The Corporation is a not-for-profit corporation organized for the purpose of operating a Outreach Ministry performing all acts and doing all things deemed necessary or desirable to further such purpose, and for the purpose of engaging in any lawful act or activity not for pecuniary profit for which not-for-profit corporations may be organized, so far as is, or may in the future be, permitted by the laws of the State of Florida. All funds of the Corporation and any monies from its operation shall be used in the furtherance of the objectives set forth above, and no benefits shall inure to any private parties, except benefits incidental to the objectives of the Corporation.

Article III

MEMBERSHIP

Any person, corporation, partnership, association, organization or entity (i) who or which is interested in the purposes of the Corporation and who or which is capable of contributing to the achievement of those purposes and the effective operation of the Corporation, and (ii) who or which complies with the requirements established from time to time by the By-laws of the corporation shall be eligible for membership.

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The By-laws of the Corporation must set forth the number of members, manner of admission of members, and classifications of membership. Members may be admitted, time period for payments of annual dues may be proscribed, and membership may be terminated prior to adoption of the By-laws by resolution of the initial board of directors.

Article IV

RIGHTS AND PRIVILEGES

In furtherance of the foregoing purposes of this Corporation, the Corporation shall have the following rights and privileges:

- To enter into, make, perform and execute contracts, deeds, leases and agreements of every kind and nature, with any person, firm, association, corporation, municipality, county, state body politic or government, or agency thereof.
- 2. To borrow or raise money for any of the purposes of the Corporation and from time to time, without limit as to amount, to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment of any thereof and of the interest thereof by mortgage or deed of trust upon pledge, conveyance or assignment in trust, of the whole or any part of the property of the Corporation, whether at the time owned or thereafter acquired, and to sell, pledge or otherwise dispose of such bonds or other obligations of the Corporation for its purposes.
- 3. To exercise and enjoy at the other powers, rights and privileges granted to or conferred upon not-for-profit corporations as set forth in the Statues of the State of Florida.

- 4. To do all and everything necessary and proper for the accomplishment of the objects enumerated in these Articles of Incorporation or necessary and proper for the accomplishment of the objects, benefits and protection of the Corporation, having special regard for qualifications under compliance with the provisions of the Internal Revenue Code, as amended, concerning tax-exempt organizations.
- 5. This Corporation shall not operate in any manner which will discriminate against any person on the basis of race, color, religion, sex, national origin, age, handicap or marital status.

Article V

DISSOLUTION

Upon the dissolution or winding up of this Corporation, it assets remaining after payment, or provision for payment, of all debts and liabilities of the Corporation, shall be distributed to (i) any other organization which tax exempt under Section 501 (c) (3) of the Internal Revenue Code of 1986, a amended, the objectives and purposes of which most nearly meet those of the Corporation or (ii) a nonprofit fund, foundation, or corporation, which has established its tax exempt status under section 501 (c) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent Federal tax laws.

Article Vi

LIMITATIONS

No part of the net earnings of the Corporation shall inure to be the benefit of , or be distributable to , its directors, officers, members or other private persons, except that the Corporation shall be

authorized and empowered to pay reasonable compensation for services rendered and to make payments.

ARTICLE VII

BY-LAWS

The By-Laws of this Corporation shall initially be made and adopted by its first Board of Directors and thereafter approved by the membership as may be provided by the By-Laws. Amendments to the By-Laws may be made at any stated meeting at which quorum is present, providing that notice of the proposed amendment shall have been sent to members with a call to the meeting at least thirty (30) days in advance.

ARTICLE VIII

INITIAL BUSINESS OFFICE AND REGISTERED AGENT

The street address of the initial business office of this Corporation is 540 N. W. 4th Avenue Suite #213, Fort Lauderdale, Florida, 33311 and the name of the initial registered agent of the Corporation is Arthenia S. M. Lowe, whose address is 540 N. W. 4th Avenue, #213, Fort Lauderdale, Florida 33311.

ARTICLE IX

INITIAL BOARD OF DIRECTORS

The affairs of this Corporation shall be managed by the Board of Directors consisting of no less than three (3) directors. The Board of Directors shall be composed of persons elected by the membership, person appointed by organizations, entities, agencies and other groups of any type whatsoever, including without

imitation governmental authorities, which are authorized by the By-Laws to appoint director (s), and any other person (s) selected in accordance with the By-Laws, all in the numbers and in accordance with the procedures described in the By-Laws. The number of directors may be increased or decreased from time to time, in accordance with the By-Laws of the Corporation, or, prior to the adoption of the By-Laws, by resolution of the initial Board of Directors, but shall never be less than three (3). The names and address of the persons who shall serve as the directors of the Corporation are as follows:

Minnie Joyner-P /D/ M P. O. Box 4874 Hollywood, Florida 33083

James Joyner-D P.O. Box 4874 Hollywood, Florida 33083

Cleveland Glover- D P. O. Box 4874 Hollywood, Florida 33083

Priscilla Tumer-S/ D P. O. Box 4874 Hollywood, Florida 33083

Arthenia Lowe-R/A/D P. O. Box 4874 Hollywood, Florida 33083

Gertrude Brown-C/ D P.O. Box 4874 Hollywood, Florida 33083

Jimmy Walters-D P. O. Box 4874 Hollywood, Florida 33083

Rhonda Roberson-D P. O. Box 4874 Hollywood, Florida 33083

Kimberly Mc White-D P. O. Box 4874 Hollywood, Florida 33083 Wanda Lowe-B/D/T P.O. Box 4874 Hollywood, Florida 33083

Cynthia Walters-D P.O. Box 4874 Hollywood, Florida 33083

Until such time as the By-Laws are adopted by members, the initial Board of Directors of the Corporation shall have full power and authority to transact the business of the Corporation, including without limitation admitting members, terminating membership and electing officers.

ARTICLE X

INCORPORATOR

The name and address of the person signing these Articles of incorporation is:

Minnie Joyner 540 N. W. 4th Avenue apt # 3005 Fort, Lauderdale, Florida 33311

ARTICLE XI

AMENDMENTS

Amendments to the Articles of incorporation may be proposed by any director who is empowered to propose a change to the Articles of Incorporation as set forth in the By-Laws. and shall be adopted at a meeting of the Board of Directors by a majority vote of the directors entitled to vote on an amendment of the Articles, as set forth in the By-Laws. The amendment shall be effective when a copy thereof, together with a certificate of its approval by the directors,

sealed with the corporate seal, signed by the secretary or assistant secretary, and executed and acknowledged by the president or vice president, has been filed with the Secretary of State and all filling fees paid.

IN WITNESS WHEREOF, the undersigned incorporation has executed these Articles of incorporation on this Sixtrenth (16th) day of September 2003

Minnie Joyner, incorporator

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CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Chapter 48.091. Florida Statues, the following is submitted, in Compliance with said act:

First-That BROKEN-LINK LOVE YA OUTREACH CORP., desiring to organize under the laws of the State of Florida with its principal office as indicated in the Articles of Incorporation at the City of Fort Lauderdale, has named Arthenia S. M. Lowe, 540 N. W. 4th Avenue Suite #213, Fort Lauderdale, Florida 33311, as its agent to accept service of process with this State.

ACKNOWLEDGEMENT: (MUST BE SIGNED BY DESIGNATED AGENT)

Having been named to accept service of process for the stated corporation, at place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Arthenia S. M. Lowe, Resident Agent/D

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