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Michael La-Hibourteaine (Requestor's Name) P.O. BOX 278504 (Address)	000023472010
(Address) Mrangr, Florida 33027 (City/State/Zip/Phone #) PICK-UP DWAIT MAIL The Great House Ministres In (Business Entity Name)	HLINC. 10/07/03=-01046026 **78.75
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Articles of Incorporation

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THE GREAT HOUSE MINISTRIES INTERNATIONAL, GARGET -7 PM 1:30

Pursuant to the Chapter 617, F. S., the undersigned hereby adopts the following Articles of Incorporation.

ARTICLE 1

The name of this corporation shall be <u>THE GREAT HOUSE MINISTRIES</u> <u>INTERNATIONAL, INC. also known as THE GREAT HOUSE.</u>

ARTICLE II

The registered office and principal place of business of this corporation is located at 18521 SW 44th St., Miramar, Florida 33029. Offices may also be maintained at such other place or places, either within or without the State of Florida, as may be designated from time to time by the Board of Directors.

ARTICLE III

This corporation is a not-for-profit corporation and is not organized for the private gain of any person. It is organized under the Florida nonprofit corporation laws exclusively for religious purposes, as an evangelistic organization. The corporation is organized on a non-stock basis. The duration of this corporation shall be perpetual.

The specific purpose for which this corporation is formed is to further the Gospel of the Lord Jesus Christ, to perform charitable work and to operate as church. The corporation, a church, shall have power to engage in and perform any lawful act or activity for which corporations may be organized under the Florida nonprofit corporation laws.

<u>ARTICLE IV</u>

The initial Directors shall be appointed, for a term of one year, by the incorporator. In all subsequent years, at the annual meeting of the corporation, the Board of Directors shall elect new directors as needed in the manner specified in the Bylaws.

The corporation elects to have no members. Any action which would otherwise require a vote of members shall require only a vote of the members of the Board of Directors, and no meeting or vote of members shall be required for this Corporation, any provision of the Certificate of Incorporation of this Corporation or the Bylaws of the corporation to the contrary notwithstanding.

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ARTICLE V

The number of Directors shall be no less than three (3), no more than five (5). The names and addresses of the initial directors are:

NAME	ADDRESS
Michael Lattiboudeaire	18521 SW 44 th . St.
	Miramar, Florida 33029
Carlisle John Peterson	
	Miramar, Florida 33029
Stanford Lattiboudeaire	4030 Bruner Ave.,
	Bronx, NY 10466
Wayne Babb	800 Hwy., 431 S.
	Phenix City, Al.36863
Kirkland Allen	P.O. Box 698755
	Orlando, Florida 32860
The initial Officers of the Corporation	are as follows:
NAME	OFFICE

NAME	OFFICE	1 1	
Michael Lattiboudeaire	President		
Carlisle John Peterson	Vice President		
Michael Lattiboudeaire	Treasurer		
Kirkland Allen	Secretary		

ARTICLE VI

Michael Lattiboudeaire, at 18521 SW 44th St., Miramar, Florida 33029, is hereby appointed as the initial Registered Agent of the corporation upon whom all notices of process, including summons, may be served.

The Board of Directors may revoke the appointment of such agents at any time and shall have the power to fill any vacancy.

ARTICLE VII

The name and address of the Incorporator is as follows:

Michael Lattiboudeaire 18521 SW.44th St. Miramar, Florida 33029

ALTERNATE MAILING ADDRESS:

P.O Box 278504 Miramar, Florida 33027

ARTICLE VIII

- A. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code of 1986, as amended, (the "Code").
- B. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.
- C. The property of the Corporation is irrevocably dedicated to nonprofit religious purposes. No part of the net earnings of the Corporation shall inure to the benefit of its directors, officers, or to any other individual, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments in the furtherance of the nonprofit religious purposes of the Corporation.
- D. Upon the winding up and dissolution of the Corporation, the Board of Directors shall, after paying or adequately providing for all the debts, obligations, and liabilities of the Corporation, distribute the remaining assets of the Corporation exclusively for the nonprofit religious purposes of the Corporation to such organization or organizations which are organized and operated exclusively for the nonprofit religious purposes of the Corporation and which are tax exempt under Section 501(c)(3) of the Code as the Board of Directors in its sole discretion shall determine.

ARTICLE IX

In furtherance of its religious nonprofit tax-exempt purposes, the corporation, a Church, shall have the following powers and authority:

- (a) To do all acts, perform all functions, and carry on all activities permitted by the nonprofit corporation laws of the State of Florida, or of any other State in which the Corporation is qualified to act.
- (b) To have and exercise all powers and rights enjoyed by corporations generally in the State of Florida, and in any State in which the Corporation is qualified to act, as long as the exercise of such powers is not specifically prohibited for nonprofit religious corporations.
- (c) To use all media, whether now known or hereafter discovered, including but not limited to, print, television, and radio.
- (d) To exercise such incidental powers as may reasonably be necessary to carry out the purposes for which the Corporation is established, provided that such incidental powers shall be exercised in a manner consistent with its tax-exempt status as a religious organization as set forth in Section 501(c)(3) of the Code.
- (c) Notwithstanding any other provisions of the Articles of Incorporation or the Bylaws, the Corporation shall not, except to an insubstantial degree, engage in any activity or exercise any powers that are not in furtherance of the nonprofit religious purposes of the Corporation, and the Corporation shall not carry on any activity not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Code, or under the corresponding section of any future United States revenue law; or (b) by a corporation, contributions to which are deductible under 170(b)(1)(A)(i) of the Code, or the corresponding section of any future United States revenue law.

ARTICLE X

The Board may, at a duly called and noticed meeting of the Directors, by resolution adopted by seventy-five (75%) percent of the number of Directors then in office, amend these articles of incorporation, provided that the President of the corporation casts an affirmative vote for said amendment.

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SECHETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE XI

Any provision, not inconsistent with the law, for the regulation of the internal affairs of the corporation, including any provision for distribution of assets on dissolution or final liquidation may be added.

IN WITNESS WHERE	EOF, the undersig	ned incorporator	has executed	these Articles of
Incorporation this 7th day of	of October, 2003.	_	. 14	. ,
Rev. Michael Lattiboudeaire/ Inc	corporator	October 7th Date		
Having been named as r corporation at the place		_	_	
-	designated in this	s certificate, I ar	n familiar wit	
corporation at the place	designated in this	s certificate, I ar	n familiar wit acity	