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aje 10/2

Larry H Folks
 Requester's Name
 6338 Sunbeam Rd
 Address
 Jacksonville FL 32219
 City/State/Zip Phone #



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CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1. THE house of Prayer of Deliverance Outreach Minister, inc
 (Corporation Name) (Document #)
2. _____
 (Corporation Name) (Document #)
3. _____
 (Corporation Name) (Document #)
4. _____
 (Corporation Name) (Document #)

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NEW FILINGS

- Profit
- Not for Profit
- Limited Liability
- Domestication
- Other

AMENDMENTS

- Amendment
- Resignation of R.A., Officer/Director
- Change of Registered Agent
- Dissolution/Withdrawal
- Merger

OTHER FILINGS

- Annual Report
- Fictitious Name

REGISTRATION/QUALIFICATION

- Foreign
- Limited Partnership
- Reinstatement
- Trademark
- Other

Examiner's Initials

Articles of Incorporation
of
The house of Prayer of Deliverance Outreach Minister Inc
(A non-profit corp)

Article I
The name of the Corporation is
The house of Prayer of Deliverance Outreach Minister Inc.

Article II
The house of Prayer of Deliverance Outreach Minister inc.

C/O Pastor Karen Royal
4320 Sunbean Road, Suite 1209
Jacksonville, Fl 32219

Article III

- A. The purpose of the Corporation is as follows: To provide spiritual guidance and understanding of the word of God and the Power of his might. To provide all the teachings of the Christ and the resurrection as well as training in the area's of the art of teaching and preaching of the gospel of God's s Kingdom. The makings of Footstep followers of Christ through baptism and dedication to his word and purposes.
- B. To train and equip all with the Bible Truths
- C. To Provide Outreach
- D. To assistance in Daily Independent Living
- E. To provide Daycare and Childcare
- F. To provide Board and Care through Outreach
- G. To promote fellowship, worship and spiritual awareness
- B. Notwithstanding any other provision of the Article the purpose for which the Corporation is organized are exclusively religious, charitable, scientific, literary and educational within the meaning of Section 501 C 3 at the Internal Revenue Code of the 1986 or the corresponding provision of any future U S Revenue Law. Provided however that the Corporation shall not engage in any action which is not permitted to be carried on by non-profit corporation under the Internal Revenue Code, and no part of the earnings of the Corporation shall inure to the benefit of are being attributed to it's members, director, or officers. The Corporate Officers shall be +authorized and empowered to pay reasonable compensation to those people for services rendered and to make payment and distribution in furtherance of it's stated purpose.

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Article IV

No part of the net earnings of the Corporation shall inure to the benefit of any member, Trustee, director, officer or officer of the organization of any private individual (except that reasonable compensation maybe paid for services rendered to or for the organization and no member, trustee, officer of the corporation organization or any private individual shall be entitled to share in the distribution of any of the organization assets.

Article V

No substantial part of the activities of the organization shall be caring or propaganda, or otherwise attempting to influence legislation (except as otherwise provided by 501C 3 or participating in, or intervening in including the publication or distribution of statements, any political campaign on behalf of or in opposition to any candidates for public office

Article VI

In the event of dissolution, all of the remaining assets and properties of the organization shall after payment of necessary expenses then be distributed to such organizations shall qualify under section 501 C 3 of the Internal Revenue Code of 1985 or corresponding provisions of any subsequent Federal of local government for a public purpose subject to the approval of the Justice of the Supreme Court of the State of Florida.

Article VII

Members

The Corporation shall have voting members who shall be elected (and maybe removed) by the voting Members who shall have all the rights and privileges of Members of the Corporation. They by-laws may provide for non-voting members of one or more classes who shall be admitted in such manner and who shall have such rights privileges as are set forth in the by-laws, but who shall not have the right to vote. Directors are elected in accordance with by –laws.

Article VIII

The Initial Registered Agent office address and name

L H Forks
4320 Sun bean Road, Suite 1209
Jacksonville, Fl 32219

Having been named a registered agent and to accepted 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 the capacity I further agree to comply with the provision of all statutes relating to the pro-per and complete performance of my duties and I am familiar with and accept the obligation of my position as registered agent.

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Article IX

Initial Registered Agent and Officers

Karen Royal
Karen Royal, President /CEO (Pastor)

Charles Royal
Charles Royal, Vice/ President (Deacon)

Lisa Fager
Lisa Fager, Secretary (Junior Deacon)

Tobius Fager
Tobius Fager, Treasurer (Stewart)

Suavla Jennings
Suavla Jennings, Trustee (Usher)

LH Forks
LH Forks, Agent

Article IX

The name and address of the Incorporator to the Articles of Incorporation is:

Karen Royal
4320 Sunbean Road, Suite 1209
Jacksonville, Fl 32219

Karen Royal
Incorporator

10-27-03
Date