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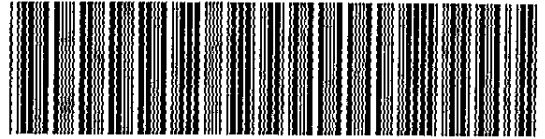
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

11/13/03--01036--003 **87.50

W03-20199

10m 10/27

TRANSMITTAL LETTER

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

SUBJECT: DOONIE and DEB CHEVY, GOD'S MIRACLE CHARIOT, INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00
Filing Fee

\$78.75
Filing Fee &
Certificate of
Status

\$78.75
Filing Fee
& Certified Copy

\$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: JAMES HAMILTON
Name (Printed or typed)

P. O. BOX 221
Address

MAYO, FLORIDA 32066
City, State & Zip

(386) 294-1649
Daytime Telephone number

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



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

October 17, 2003

JAMES HAMILTON
PO BOX 221
MAYO, FL 32066

SUBJECT: DOONIE AND DEB CHEVY, GOD'S MIRACLE CHARIOT, INC.
Ref. Number: W03000030199

We have received your document for DOONIE AND DEB CHEVY, GOD'S MIRACLE CHARIOT, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must have a Florida street address. A post office box, personal mail box (PMB), or mail drop-box address is not acceptable.

An effective date **may** be added to the Articles of Incorporation **if a 2004 date is needed**, otherwise the date of receipt will be the file date. **A separate article must be added to the Articles of Incorporation for the effective date.**

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6931.

Becky McKnight
Document Specialist
New Filings Section

Letter Number: 703A00056786

ARTICLES OF INCORPORATION

The undersigned, acting as incorporation(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation of such corporation:

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ALLAHASSEE, FLORIDA

ARTICLE I

NAME

The name of the corporation shall be:

DOONIE and DEB CHEVY, GOD'S MIRACLE CHARIOT, INC.

ARTICLE II

PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be:

330 Willow St
P. O. BOX 221
Mayo, Florida 32066

ARTICLE III

SECTION 2.1 PURPOSE, LIMITATION AND DISSOLUTION

The purpose is to organize, recycle older model vehicles, mechanically, cosmetically. As a faith-based organization we will develop families in the area of child-rearing and parental guidance for the urban, suburban and rural areas, with all ethnic and cultural groups including social service agencies, businesses, and criminal justice agencies. Promoting bonding with schools, law enforcement, churches, community organizations, ect. Our objectives are to promote effective intervention models to address sexual related/ comprehensive models and drug comprehensive models. Reasons not to use drugs; building negotiation and refusal skills, multiple strategies for resisting drugs, ability to identify and resist internal pressure to use, communication with parents and other responsible adults, establishment of norms against drug use, cooperative learning, respect for others, individual self concept,

motivation and skills to help friends avoid drug use, and responsible behavior modeled by peers. Decision making, problem solving, and social/ interpersonal skills. Physical and mental health awareness; educative program, vocational and academic awareness; Christian values, and morals, following directions, accepting responsibility for own behavior, leadership skills, respect for self authority and peers, self-control, problem identification skills, work ethnics, safety awareness. We serve to strengthen family ties and enhance interpersonal relationship between troubled teens and their families including troubled teens assigned from the juvenile or adult court system. To teach and enhance parenting skills, to teach and encourage career and vocational skills development among teens, to provide educational including academic enrichment and tutorial instruction, to provide life skills management instruction and development, to partnership and collaborate with supportive service agencies within the communities, schools, court and other religious institutions and agencies.

The Doonie and Deb Chevy, God's Miracle Chariot shall be authorized and empowered to pay their executive director and administrative staff for services rendered and commensurate to the job needs and approved by the Board of Directors.

Section 2.2 Limitations on Actions no part of the net earnings of the corporation shall inure to the benefit of, or be distributable to any member, director, officer or other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in section 2.1 of this Article. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law).

Section 2.3 Dissolution; upon the dissolution of the corporation or the winding up of its affairs, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively to such charitable; religious, scientific or educational organizations which would then exist and qualify as an exempt organization under section 501 (c) (3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law) or if not, to such organization or organizations which are then so qualified as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the circuit court of the county in which the principal office of the corporation is then located, exclusively for the purposes of the corporation or to such organizations which are organized and operated exclusively for such purposes as the court shall determine.

ARTICLE IV **PERIOD OF DURATION**

The period of the duration of this corporation is perpetual unless dissolved according to law. This corporation existence shall commence with filing with the Secretary of State.

ARTICLE V

This corporation is original under a non-stock basis.

ARTICLE VI **MANNER OF ELECTION**

The manner in which the directors are elected or appointed: the qualification of directors and the manner of their admission and dismissal shall be developed by the Board of Directors, and provided for in the by-laws, which shall govern the internal affairs of this corporation.

ARTICLE VII
INITIAL BOARD OF DIRECTORS

The number constituting the initial Board of Directors, trustees or managers of the corporation is eight. The initial Board of Directors will serve until the scheduled business meeting. When the whole Doonie and Deb Chevy, God's Miracle Chariot body meet and accept the recommendations from the initial Board of Directors to elect if needed Directors in compliance with the Bylaws. The names and addresses of the persons to serve initially are:

James Hamilton (P-President)

P. O. Box 221

Mayo, Florida 32066
330 Willow St

Debra Hamilton (V-Vice-President)

P. O. Box 221

Mayo, Florida 32066
330 Willow St

Lashona Middleton (Secretary)

P. O. Box 161

Mayo, Florida 32066

Pamela Middleton (Treasurer)

P. O. Box 15012

Gainesville, Florida 32604

Mariole Davis (V-2nd Vice-President)

P. O. Box 369

Ft. White, Florida 32038

ARTICLE VIII

The purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary and educational within the meaning of section 501 (c) (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE IX
INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is:

James Hamilton
P. O. Box 221
Mayo, Florida 32066
330 Willow St.

ARTICLE X
INCORPORATOR

The name and address of the Incorporator is:

James Hamilton
P. O. Box 221
Mayo, Florida 32066
330 Willow St.

Having been named as registered agent to accept service process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.




Signature/Registered Agent



Date



Signature/Incorporator



Date

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TALLAHASSEE, FLORIDA