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# L & W BUSINESS & MORTGAGE CONSULTANT SERVICES,

#### INDEPENDENT AGENTS OF EQUITYCORP.

991 Rock Island Place ~ Pensacola, Florida 32503 Office 850-434-1996 ~ Fax 850-434-1725 E-mail: <u>BusMgt4you@aol.com</u>

October 29, 2003

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

Attn: Processing Center

Re: DY Ministry, Inc.

Filing of Article of Incorporation

In regards to the above captioned, please find enclosed the original and two (2) copies of the foregoing mentioned documents to be filed according with the State of Florida Division of Corporation please return a certified sealed copies of the enclosed.

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In addition, please find attached Check Number \_\_\_\_\_ in the amount of \$87.50 for the filing fees and certified sealed copy payable to the Division of Corporation.

We ask that you please process the enclosed documents accordingly and forward the Certified Sealed copies to the following entity in the enclosed Prepaid Self address envelope:

D Y Ministry, Inc., C/O Doris Young, President 997 Rock Island Place, Pensacola, Florida 32503

Truly, we hope you will find the enclosed documents to be in order. If there are any questions, please feel free to contact me immediately at (850) 434-1996. Thanking you in advance, we remain

Pholler

Sincerely

Cassandra M. Millionder

Office Manager

cc: Doris Young, President



November 21, 2003

D Y MINISTRY, INC. C/O DORIS YOUNG 997 ROCK ISLAND PLACE PENSACOLA, FL 32503

SUBJECT: D Y MINISTRY, INC. Ref. Number: W03000035146

We have received your document for D Y MINISTRY, 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 person designated as registered agent in the document and the person signing as registered agent must be the same.

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

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.

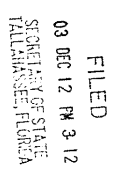
If you have any questions concerning the filing of your document, please call (850) 245-6884.

Shawn Logan Document Specialist New Filings Section

Letter Number: 703A00063446



#### D Y MINISTRY, INC. 997 ROCK ISLAND PLACE PENSACOLA, FLORIDA 32503 (850) 433-1548



## ARTICLES OF INCORPORATION OF

#### A Florida Nonprofit Incorporation

The Undersigned, majorities of whom are citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation

Law of the State of Florida,

do hereby certify:

#### ARTICLE I

### NAME OF CORPORATION LOCATION OF PRINCIPAL OFFICE

Name of Corporation: D Y MINISTRY, INC.

The name of the Corporation shall be as follows: DY MINISTRY, INC.,

The principal location of the Incorporation is 997 Rock Island Place, Pensacola, Escambia County, Florida 32503. The Corporation is organized pursuant to the **Florida**, Non-Profit Corporation Code.

#### **ARTICLE II**

#### NON-PROFIT RELIGIOUS BENEFIT

This **Religious Corporation** is a person authorized to transact business. No one may have its name or same name, it can sue, borrow, file bankruptcy and more. This Corporation is a Non-Profit Religious Benefit Corporation and is not or organized for the private gain of any person. The Corporation is organized under GOD in whom we trust. In accordance to the 1<sup>st</sup> Amendment of the United States Constitution and GOD Divine Status

(1 Corinthians 12:28). This Religious Benefit Corporation is part of the Church, which is the body of our Lord and Savior Jesus Christ to promote religious activities. This Corporation is tax-exempt and can receive tax-deductible contribution as outline in IRS Publication 557 and Application 1023. This Corporation is not required to file annually tax returns for church or religious related business. This religious Corporation shall establish and carry out business related to but, not limited to: The Religious Creed; By-Laws, Standard Operational Procedures, Divine Doctrine and other related religious activities.

A. Office of

#### ARTICLE III

#### **PURPOSE**

This Corporation, **D** Y Ministry, Inc., is an Non-Profit Religious Benefit Corporation organized and operated exclusively for Religious, Educational, and Charitable purposes with the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Not-withstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to carry on by a Corporation exempt for federal income tax under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

#### ARTICLE IV

#### **DURATION OF CORPORATION**

The term of existence of this Corporation shall be perpetual.

#### ARTICLE V

#### **CLASSES O MEMBERS**

This Corporation shall have No Members.

#### ARTICLE VI

#### REGISTERED AGENT

The address of the Initial Registered Office of the Corporation is located at 997 Rock Island Place, Pensacola, Florida 32503. The name of the initial Registered Agent of the Corporation is Carolyn Bragg. I, Carolyn Bragg, hereby accept the responsibility of being the Registered Agent of Records for D Y Ministry, Inc., of Pensacola, Escambia County, Florida.

Doris Y. Young, President

I hereby accept the following

**Individual as Registered Agent** 

Carolyn Bragg, Register Agent

997 Rock Island Place Pensacola, Florida 32503

#### ARTICLE VII

#### **ELECTION OF BOARD OF DIRECTIORS**

There shall be at least Five (5) and not more than seven (7) members of the The existing Board of Directors shall elected or Board of Directors. appointed any members of this Board by a two-third major vote, and The Board of Directors shall appoint any and all Directors.

#### ARTICLE VIII

#### CHANGE IN NUMBER OF BOARD OF DIRECTORS

A change in the number of Board of Directors of the Corporation shall be made only by Amendment to these Articles of Incorporation.

#### ARTICLE IX

#### MEMBERS OF THE BOARD OF DIRECTORS

The Names and addresses of the persons that are the initial Board of Directors of this Corporation are as follows:

- 1. Doris Y. Young, President 8346 Sunny Lane Pensacola, Florida 32514
- 2. Carolyn Bragg, Vice-President 817 Wisteria Lane Foley, Alabama 365353
- 3. Katherine Miller, Treasurer 288 E. Olive Road, 13-3 Pensacola, Florida 32514
- 4. Juanita L. Young, Secretary 8346 Sunny Acres Lane Pensacola, Florida 32514
- 5. Carla Young, Director 7801 Irving Avenue Pensacola, Florida 32534
- 6. Ruth Williams, Director 8342 Sunny Acres Lane Pensacola, Florida 32514
- 6. Samuel Henry, Director 706 Vendee Lane Pensacola, Florida 32505

#### ARTICLE X

#### NO BENEFIT TO PRIVATE PERSONS

The property of this Corporation is irrevocably dedicated to Religious, Charitable, and Educational purposes and no part of the net income or assets of the organization shall ever inure to the benefit of any director, officer or member thereof, or the benefit of any 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 Article V thereof. No substantial part of the activities of the Corporation shall be carrying on 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 or in opposition to any candidate for public office.

#### ARTICLE X1

#### DISSOLUTION

Upon the dissolution of the Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this Corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or shall be distributed to the designated successor exclusively for the purposes of the Corporation in which it was organized, or to such organization or organizations organized and operated exclusively for Religious, Charitable, and Educational, purposes as shall qualify as an exempt Corporation under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

IN WITNESS WHEREOF, we have hereunto subscribed our names this day of October, 2003. Stating that we members of the Board of Directors have read, approved, and adopted these Articles of Incorporation.

Doris Y. Young, President

Carolyn Bragg, Vice-President

Katherine Miller, Treasurer

Juanita L. Young, Secretary

Carla Young, Director

Ruth Williams, Director

Samuel Henry, Director

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SECNELARY OF STATE

#### STATE OF FLORIDA

#### **COUNTY OF ESCAMBIA**

I, Cassendra M. Millianda, a Notary Public, hereby certify the above individuals, whose names are signed to the foregoing are Members of the Board of Directors and said members have read, approved, and adopted these Articles of Incorporation which were executed on this 3/ day of October, 2003.

Given under my hand and seal this 3/day of October, 2003.

NOTARY PUBLIC

