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SECRETATION STATE LUTION

TRANSMITTAL LETTER

DEPARTMENT OF STATE DIVISION OF CORPORATIONS P.O. BOX 6327 TALLAHASSEE, FLA. 32314

NOTE:

SUBJECT:	Awakening	TRUE VINE	CLUDE SUFFIX)
ENCLOSED IS AN ORIG \$70.00 FILING FEE	\$78.75 FILING FEE	THE ARTICLES OF INCO S122.50 FILING FEE CERTIFIED COPY	STATION AND A CHECK FOR \$131.25 FILING FEE, CERTIFIED COPY & CERTIFICATE
FROM: Pas	for Fannie	Stouden INTED OR TYPED	rire.
	Live Oak (386) 364	ADDRESS FL 32 STATE & ZIP TELEPHONE NUMBER	2064

PLEASE PROVIDE THE ORIGINAL AND ONE COPY OF THE ARTICLES

ARTICLES OF INCORPORATION OF

THE UNDERSIGNED ACTING AS INCORPORATORS OF A CORPORATION PURSUANT TO CHAPTER 617, FLORIDA STATUTES ADOPT THE FOLLOWING ARTICLES OF INCORPORATION FOR SUCH CORPORATION:

ARTICLE I:

NAME OF CORPORATION

Awakening Rue Vine 1

ARTICLE II:

ADDRESS OF PRINCIPAL OFFICE

534 Anna Ave Live Oak FL 32069

ARTICLE III:

SPECIFIC PURPOSE FOR WHICH THE CORPORATION WAS ORGANIZED

- (1) TO OPERATE EXCLUSIVELY FOR RELIGIOUS, CHARITABLE, SCIENTIFIC, OR EDUCATIONAL PURPOSES, AND ANY OTHER PURPOSE DESCRIBED IN SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE OF 1986. NO PART OF THE CORPORATIONS INCOME OR PRINCIPAL SHALL INURE TO THE BENEFIT OF ANY PRIVATE SHAREHOLDER OR INDIVIDUAL, AND NO SUBSTANTIAL PART OF THE ACTIVITIES OF WHICH IS CARRYING ON PROPAGANDA OR OTHERWISE ATTEMPTING TO INFLUENCE LEGISLATION OR PARTICIPATING IN OR INTERVENING IN (INCLUDING THE PUBLISHING AND DISTRIBUTING OF STATEMENTS) ANY POLITICAL CAMPAIGN ON BEHALF OF ANY CANDIDATE FOR PUBLIC OFFICE.
- (2) NO PART OF THE NET EARNINGS OF THE CORPORATION SHALL INURE TO THE BENEFIT OF OR BE DISTRIBUTED TO ANY MEMBER, DIRECTOR, TRUSTEE, OFFICER OF THE CORPORATION, OR ANY AFFILIATED ORGANIZATIONS, OR ANY PRIVATE INDIVIDUAL (EXCEPT THAT REASONABLE COMPENSATION MAY BE PAID FOR SERVICES RENDERED TO OR FOR THE CORPORATION IN CONNECTION WITH ONE OR MORE OF ITS PURPOSES) AND NO MEMBER TRUSTEE, OFFICER OF THE CORPORATION, OR ANY AFFILIATED ORGANIZATIONS OR ANY PRIVATE INDIVIDUAL SHALL BE ENTITLED TO SHARE IN THE DISTRIBUTION OF ANY OF THE CORPORATIONS ASSETS ON DISSOLUTION OF THE CORPORATION.
- (3) NO PART OF THE ACTIVITIES OF THE CORPORATION SHALL INVOLVE CARRYING ON PROPAGANDA OR OTHERWISE ATTEMPTING TO INFLUENCE LEGISLATION OR PARTICIPATING IN OR INTERVENING (INCLUDING PUBLISHING OR DISTRIBUTING OF STATEMENTS) IN ANY POLITICAL CAMPAIGN ON BEHALF OF ANY CANDIDATE FOR PUBLIC OFFICE; NOR SHALL THE CORPORATION ENGAGE IN ANY ACTIVITIES THAT ARE UNLAWFUL UNDER APPLICABLE FEDERAL, STATE, OR LOCAL LAWS.

SECRETARY CT STATE
TALLAHAS SEFECTION

UPON THE DISSOLUTION OF THE CORPORATION, THE BOARD OF DIRECTORS SHALL, AFTER PAYING OR MAKING PROVISIONS FOR THE PAYMENT OF ALL THE LIABILITIES OF THE CORPORATION, DISTRIBUTE ALL ASSETS OF THE CORPORATION EXCLUSIVELY TO SELECTED COMMUNITY BETTERMENT ORGANIZATIONS WHICH ARE DESCRIBED IN SECTION 509 (A) (1) OR SECTION 509 (A) (2) OF THE INTERNAL REVENUE CODE OF 1986 AND WHICH AT THE TIME OF DISSOLUTION QUALIFY AS EXEMPT ORGANIZATIONS UNDER SECTION 501(C) (3) OF THE INTERNAL REVENUE CODE OF 1986 (OR THE CORRESPONDING PROVISIONS OF ANY FUTURE UNITED STATES INTERNAL REVENUE LAW), AND IF THERE ARE NO SUCH ORGANIZATIONS SO ORGANIZED, OPERATED, AND QUALIFIED AT THE TIME OF THE DISSOLUTION OF THIS CORPORATION, THEN SAID ASSETS REMAINING AFTER PAYING OR MAKING PROVISIONS FOR THE PAYMENT OF LIABILITIES OF THE CORPORATION SHALL BE DISTRIBUTED EXCLUSIVELY FOR THE PURPOSES OF THE CORPORATION IN SUCH MANNER, OR TO SUCH ORGANIZATION OR ORGANIZATIONS ORGANIZED AND OPERATED EXCLUSIVELY FOR CHARITABLE, EDUCATIONAL, RELIGIOUS, OR SCIENTIFIC PURPOSES AS SHALL AT THE TIME QUALIFY AS AN EXEMPT ORGANIZATION OR ORGANIZATIONS UNDER SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE OF 1986 (OR THE CORRESPONDING PROVISIONS OF ANY FUTURE UNITED STATES INTERNAL REVENUE LAW), AND AS THE BOARD OF DIRECTORS SHALL DETERMINE.

ARTICLE IV - POWERS

SUBJECT TO THE EXPRESS LIMITATION THAT THE CORPORATION SHALL NEITHER HAVE NOR EXERCISE ANY POWER, NOR SHALL IT ENGAGE DIRECTLY OR INDIRECTLY IN ANY ACTIVITY, THAT WOULD INVALIDATE ITS STATUS (A) AS A CORPORATION WHICH IS EXEMPT FROM FEDERAL INCOME TAXATION AS AN ORGANIZATION DESCRIBED IN SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE OF 1986, OR (B) AS A CORPORATION CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170 (C) (2) OF THE INTERNAL REVENUE CODE OF 1986, THE CORPORATION SHALL HAVE AND POSSESS ALL POWERS AND RIGHTS CONFERRED UPON CORPORATIONS BY THE FLORIDA NON PROFIT CORPORATION ACT AND ANY ENLARGEMENT OF SUCH POWERS CONFERRED BY SUBSEQUENT LEGISLATIVE ACTS; AND, IN ADDITION THERETO, THE CORPORATION SHALL HAVE AND EXERCISE ALL POWERS AND RIGHTS NOT OTHERWISE DENIED NONPROFIT CORPORATIONS BY THE LAWS OF THE STATE OF FLORIDA, AS ARE NECESSARY, SUITABLE, PROPER, CONVENIENT, OR EXPEDIENT TO THE ATTAINMENT OF THE PURPOSES SET FORTH IN ARTICLE II HEREIN.

ARTICLE V - TERM OF EXISTENCE

THE CORPORATION IS TO EXIST PERPETUALLY.

ARTICLE VI - SUBSCRIBERS

THE NAME AND RESIDENCE OF THE SUBSCRIBER TO THESE ARTICLES IS:

Fannie L Stoudemire 534 Anna Ave We Oak FL 32064

ARTICLE VII:

MANNER OF ELECTING OR APPOINTING DIRECTORS.

MEMBERS OF THE BOARD OF DIRECTORS SHALL BE APPOINTED DURING THE FIRST YEAR OF ORGANIZATION AND ELECTED EVERY TWO YEARS THERE AFTER AND HOLD OFFICE IN ACCORDANCE WITH THE BY-LAWS.

ARTICLE VIII:

LIMITATION OF POWERS OF THE CORPORATION

SUBJECT TO THE EXPRESS LIMITATION THAT THE CORPORATION SHALL NEITHER HAVE NOR EXERCISE ANY POWER, NOR SHALL IT ENGAGE DIRECTLY OR INDIRECTLY IN ANY ACTIVITY, THAT WOULD INVALIDATE ITS STATUS (A) AS A CORPORATION WHICH IS EXEMPT FROM FEDERAL INCOME TAXATION AS AN ORGANIZATION DESCRIBED IN SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE OF 1986, OR (B) AS A CORPORATION CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170 (C) (2) OF THE INTERNAL REVENUE CODE OF 1986. THE CORPORATION SHALL HAVE AND POSSESS ALL POWERS AND RIGHTS CONFERRED UPON CORPORATIONS BY THE FLORIDA NON PROFIT CORPORATION ACT AND ANY ENLARGEMENT OF SUCH POWERS CONFERRED BY SUBSEQUENT LEGISLATIVE ACTS; AND, IN ADDITION THERETO, THE CORPORATION SHALL HAVE AND EXERCISE ALL POWERS AND RIGHTS NOT OTHERWISE DENIED NONPROFIT CORPORATIONS BY THE LAWS OF THE STATE OF FLORIDA, AS ARE NECESSARY, SUITABLE, PROPER, CONVENIENT, OR EXPEDIENT TO THE ATTAINMENT OF THE PURPOSES SET FORTH IN ARTICLE II HEREIN.

ARTICLE IX:

THE STREET ADDRESS OF THE CORPORATION'S INITIAL REGISTERED OFFICE AND THE NAME OF IT'S INITIAL REGISTERED AGENT AT THIS OFFICE:

STREET ADDRESS OF INITIAL REGISTERED OFFICE

534 Anna Ave Live Cak Fh 32064 NAME OF INITIAL REGISTERED AGENT

Fannieh Stoudemire

ARTICLE X INCORPORATORS

NAME AND STREET ADDRESS OF THE INCORPORATORS OF THESE ARTICLES OF INCORPORATION ARE:

Fannie Stoudemire 534 Anna Ave Live Dak, FL 32064 Kenneth Stoudemire 534 Anna Ave Live Dak, FL 32064 Theresa Vivail

Theresa Virgil 704 Webb Drive Web Dak FL, 320ley SECRETALED STATE OF S

THE UNDERSIGNED INCORPORATOR HAS EXECUTED THESE ARTI	CLES OF INCORPORATION THIS 1 8
DAY OF December, 2003	
1 Jannie Ato	
SIGNATURE OF INCORPORATOR (1)	almira
TYPED NAME OF INCORPORATOR A Fannie Sti	udemire

Registered Agent: Here by accept the duties and responsibilities

Fannie Stoudemire - Pastor 534 Anna Ave Kere Oak, FL 320le4 Kenneth Stoudemire Co-Pastor 534 Anna Ave Live Dax FL 32064 - Secretary

Theresa Virgil
704 Webb Drive
Live Oak FL 32064

Deacon William Virgil
104 Webb Drive
Web Dak FL 32064

Treasory