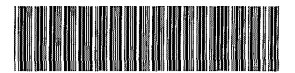
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# TRANSMITTAL LETTER

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

SUBJECT: NEHEML	AH's PALACE, INC.		
	(PROPOSED CORPORATE		
Enclosed is an original ar	nd one(1) copy of the article	s 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 Fec, Certified Copy & Certificate
	ADDITIONAL CO	PY REQUIRED	
FROM:	CDC Consulting Firm	ated or typed)	
	4699 North SR 7	Suite Z	
= -: · · ·	dress  ate & Zip	e to ee	
are we	954-484-7713	ephone number	

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

# ARTICLES OF INCORPORATION OF

FILED

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SECRETARIASSEE, FLORIDA

# NEHEMIAH'S PALACE, INC. [Non-Profit]

# ARTICLE 1. NAME

The name of the corporation is: Nehemiah's Palace, Inc.

The principal place of business is: 4699 North SR 7- Suite Z, The mailing address is: 4856 NW 1<sup>st</sup> Street,

Tamarac, FL 33319 Plantation, FL 33317

#### ARTICLE 2. PURPOSE/s

The purposes for which the corporation is organized are exclusively religious, charitable 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 of Internal Revenue Law.

This corporation is a Not-for-Profit corporation and is not organized for the private gain of any person. It is organized under the nonprofit Public Benefit Corporation Law for Religious and Charitable purposes.

# ARTICLE 3. SPECIFIC PURPOSES

The specific purposes of this corporation are: To present the gospel to the unreached, and unchurched communities, offer educational and drop-out prevention programs to at-risk youth, and teen aged parents. Implement and offer fresh start programs to ex-offenders male and female.

Provide charitable assistance in the form of clothing, food and monetary aide as the need arise within the communities.

To receive contributions, tithe, freewill offerings, gifts and grants in order to promote the purposes of the corporation.

To exercise all rights and powers conferred by the laws of the State of Florida upon Non-Profit and Religious corporations.

# ARTICLE 4. REGISTERED AGENT

The Initial Registered Agent's name and address is: Eula Nelson - 3961 NW 34th Avenue
Lauderdale Lakes, FL 33309

#### ARTICLE 5. DIRECTORS

The initial Board of Directors will consist of four [4] directors. The number of directors may be increased or decreased, but, shall never be less than three (3) nor more than twelve (12), as may be designated from time to time by resolution of a majority of the entire board.

The names and addresses of the persons who were appointed by the President to serve as initial Directors until their successors are elected and qualified are:

Nathan Smith	4856 NW 1st Street,	Plantation,	FL	33317
Jessie Smith	4856 NW 1st Street,	Plantation,	FL	33317
Tarrica Dunlap	3961 NW 34th Avenue,	Lauderdale Lks,	FL	33309
Eula Nelson	3961 NW 34th Avenue,	Lauderdale Lks,	FL	33309

# ARTICLE 6. ORGANIZATION

This Corporation is organized and operated for religious, charitable and educational purposes within the meaning of section 501(c)(3) of the Internal Revenue Code.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributed to, its members, trustees, directors, officers or other private persons, 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 section 501(c)(3) purposes.

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, or in opposition to, 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 by a corporation exempt from Federal Income Tax under section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding section of any future Federal Tax Code).

#### ARTICLE 7. CORPORATE ASSETS

Upon dissolution of the corporation, assets remaining after payment or provision for payment, of all debts and liabilities of this corporation, shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable or religious purposes, and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.

#### ARTICLE 8. MEMBERSHIP

The Corporation shall have one class of membership distinct from the Board of Directors. The qualification of membership and voting rights shall be set forth in the Bylaws.

#### ARTICLE 9. OFFICERS

The Officers of the Corporation shall consist of a President, Vice President, Secretary and Treasurer, each of which shall be appointed by the Board of Directors and may be removed by the Board of Directors.

The names	and	addresses	of the	initial	officers are:
	an		V1 1110	111111111111	Ullicold alc.

President: Nathan Smith	4856 NW 1 <sup>st</sup>	ST	Plantation, F	L	33317
Vice President:Jessie Smith	4856 NW 1st	ST	Plantation, F	L	33317
Secretary: Tarrica Dunlap	3961 NW 34th	Ave.	Lauderdale Lks	, FL	33309
Treasurer: Eula Nelson	3961 NW 34th	Ave.	Lauderdale Lks	, FL	33309

# ARTICLE 10. FISCAL YEAR

The fiscal year of the Corporation shall begin January 1, and end December 31, of each year.

# ARTICLE 11. INCORPORATORS

The names and addresses of the Incorporators are:

Nathan Smith -Incorporator

4856 NW 1st ST

Plantation, FL 33317

Jessie Smith - Incorporator

4856 NW 1st ST

Plantation, FL 33317

# CONSENT OF REGISTERED AGENT

I, Eula Nelson, the undersigned do hereby understand and accept the designation as Registered Agent of Nehemiah's Palace, Inc.

Eula Nelson- Registered Agent