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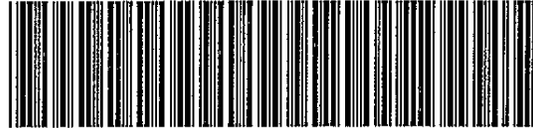
(Business Entity Name)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Transmittal Letter

Department Of State
Division Of Corporations
P.O. Box 6327
Tallahassee, Fl 32314

Subject: All Nations International Fellowship INC.

Enclosed is an original and one (1) copy of the Articles of incorporation and a check for \$78.75 to include payment for optional Certified Copy.

Please mail Certified Copy to Corp Office at: 806 East Brainerd St Pensacola, Florida 32503. C/O Dr Rawie Mitchell.

ARTICLES OF INCORPORATION
OF

ALL NATIONS INTERNATIONAL FELLOWSHIP, INC.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The Undersigned, majorities of whom are citizens and legal residents 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
LOCATION OF PRINCIPAL OFFICE

Name of Corporation All Nations International Fellowship, INC. The principal place of business and mailing address of the Corporation is 808 East Brainerd Street, Pensacola, Florida 32503. The Corporation is organized pursuant to the Florida, Non-Profit Corporation Code.

ARTICLE II
NON-PROFIT RELIGIOUS BENEFIT

This Religious Corporation is 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 organized for the private gain of any person. The Corporation is under GOD in whom we trust. In accordance to the 1st Amendment of the United States Constitution and GOD Divine Statures (1 Corinthians 12:28). This Religious Benefit Corporation is part of a Church, which is the body of our Lord and Savior Jesus Christ, and will promote religious activities Nationally and Internationally. This Corporation is tax-exempt and can receive tax-deductible contributions as outlined in IRS Publication 557 and Application 1023. This Corporation is not required to file annually tax returns for church or related business. This religious Corporation shall establish and carry out business related to but, not limited to: The Religious Creed; By-Laws Standard Operating Procedures, Divine Doctrine and other religious activities.

ARTICLE III

RELIGIOUS CREED

We purpose in our hearts to the complete fulfilling of the divine destiny for which we were created. We will rise to the occasion with every challenge, adhering to and abiding by the infallible truths of Gods complete word. Furthermore, we are living epistles and our gospel will not be hid to any people. Our **mission** and **vision** are intertwined as one.

We have come for and will make a demand on the God given potential of all we meet. We will raise up leaders who will have the capacity to raise up leaders. These individuals will maintain the highest standards of integrity and godliness in all they do publicly and privately, we also adhere to the same. We will reach out to our fellow man aiding him in all areas of life, for we are our brother's keeper. We will seek towards the restoration of the lost and hurting. We will see to the provision of those in need. We endeavor to reach out to the immediate communities and families we serve as well as those abroad nationally and internationally. We will provide spiritual covering and instruction. We will aid in the establishment of schools, businesses, and communities with the intention of being a social and economical asset to all. We intend to see the fulfilling of scripture in our lives individually and collectively. We recognize our efforts are for the purpose of establishing the kingdom of God. We will be kingdom minded at all times and we fully understand Gods will must be done in earth as it already is in Heaven. According to (Revelation 11:15)

ARTICLE IV

DURATION OF CORPORATION

The duration of this Corporation shall be perpetual,

ARTICLE V

REGISTERED AGENT

The name and address of the Registered Agent of the Corporation shall be, and the incorporator as follows: I, Dr. Rawle P Mitchell (Bishop), accept the appointment of Registered Agent for said Corporation.

Dr. Rawle P Mitchell (bishop)
President / Incorporator
808 East Brainerd St Pensacola, Florida
Escambia County 32503

ARTICLE VI

PURPOSE

- (a) This Corporation is organized and operated exclusively for Educational and Charitable purposes with the meaning of Section 501(c) 3 of the Internal Revenue Code.
- (b) Not-Withstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to carry on by a exempt for federal income tax under Section 501(c) 3 of the Internal Revenue Code.

ARTICLE VII

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 Corporation 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 of services rendered and to make payments and distributions in furtherance of the purposes set forth in Articles III and VI hereof. 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 VIII

DISSOLUTION

Upon the dissolution of the Corporation, its assets remaining after payment, or provision of 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 tax code.

ARTICLE IX

DIRECTORS

The Directors are elected in accordance with the By0Laws. A Director must be 19 years of age. The number of Directors shall be five (5) not to exceed 23.

IN WITNESS WHEREOF, we have hereunto subscribed our names this

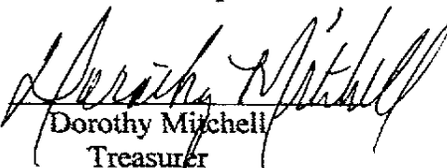
28th, Day of January, 2004, We the members of the Board of Directors have read, approved, and adopted these Articles of Incorporation.

Executed on this 28th January, 2004


Dr. Rawle P Mitchell (bishop)
President / Incorporator

ADDRESS

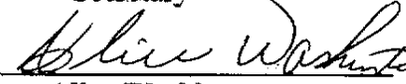
808 E Brainerd St Pensacola, Fl 32503


Dorothy Mitchell
Treasurer

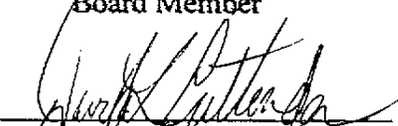
808 E Brainerd St Pensacola, Fl 32503


Monica Ammen
Secretary

808 E Brainerd St Pensacola, Fl 32503


Alice Washington
Board Member

808 E Brainerd St Pensacola, Fl 32503


David L Crittenden
Board Member

808 E Brainerd St Pensacola, Fl 32503

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TALLAHASSEE, FLORIDA

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