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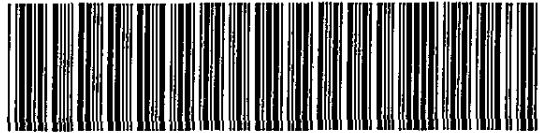
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CLERK OF COURT
TALLAHASSEE, FLORIDA
APR 16 PM 12:17

TA 4/19/04

TRANSMITTAL LETTER

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

SUBJECT: Life Changing Prophetic Minister 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: Apostle H. L. Brown
Name (Printed or typed)

P.O. Box 67
Address

Lakeland Fl. 33802
City, State & Zip

863-686-1109
Daytime Telephone number

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



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

March 8, 2004

H L BROWN
P O BOX 67
LAKELAND, FL 33802

SUBJECT: LIFE CHANGING PROPHETIC MINISTRY, INC.
Ref. Number: W04000006233

RECEIVED
04 APR 16 PM 12:14
FLORIDA DEPARTMENT OF STATE
TALLAHASSEE, FLORIDA 32314

We have received your document for LIFE CHANGING PROPHETIC MINISTRY, INC. and your check(s) totaling \$74.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You failed to make the correction(s) requested in our previous letter.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with an address and telephone number where you can be reached during working hours.

The articles of incorporation of a nonprofit corporation must be prepared in compliance with section 617.0202, Florida Statutes. Please refer to that section of the law for assistance.

We are enclosing the proper form(s) with instructions for your convenience.

 You must list the corporation's principal office and/or a mailing address in the document.

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) 245-6855.

Tammy Hampton
Document Examiner
New Filings Section

Letter Number: 404A00009925



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

February 13, 2004

H L BROWN
P O BOX 67
LAKELAND, FL 33802

SUBJECT: LIFE CHANGING PROPHETIC MINISTRY, INC.
Ref. Number: W04000006233

We have received your document for LIFE CHANGING PROPHETIC MINISTRY, INC. and your check(s) totaling \$74.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The articles of incorporation of a nonprofit corporation must be prepared in compliance with section 617.0202, Florida Statutes. Please refer to that section of the law for assistance.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

The document must contain a registered agent with a Florida street address and a signed statement of acceptance. (i.e. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.)

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) 245-6855.

Tammy Hampton
Document Examiner
New Filings Section

Letter Number: 404A00009925

RECEIVED

04 MAR -8 PM 12:27

Articles of Incorporation

Article I

Name : Life Changing Prophetic Ministry Inc.

BUSINESS ADDRESS

MAILING ADDRESS

702 W 3RD ST

P O BOX 67

LAKELAND FL 33805

LAKELAND, FL 33802-0067

Article II

- A) The term Ministry shall mean Life Changing Prophetic Ministry.**
- B) The term Director shall mean the one who founded the organization Richard, Wille Mae Harris**
- C) The term Incorporator shall mean The New Testament Tabernacle Ministry c/o. Apostle H. L. Brown**
- D) The term Executive Board of Director shall refer to seven persons president, vice president, secretary, treasury, chairman, and two assistance.**
- E) The term Incorporated shall mean Life Changing Prophetic Ministry Inc.**

Article III

This corporation shall have perpetual existence coming on April 16, 2004

FILED
04 APR 16 PM 12:17
TALLAHASSEE, FLORIDA

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**ARTICLE IV
NOT FOR PROFIT**

This corporation is a corporation not-for-profit as defined in section 617.01 Florida Statutes(1981). The corporation is not formed for pecuniary profit but, shall not be prohibited from earning or receiving income. No part of the income or assets of the corporation is or shall be distributive to or for the benefit of its members, (Active members) Trustees or Officers, except as to the extent permissible under law, and in accordance with these articles of incorporation.

**ARTICLE V
PURPOSES**

This sovereign ministry and corporations organized for the following exclusively charitable or religious purpose.

In Witness whereof, the undersigned subscribers have executed these Articles of Incorporation this 19 day of January, 20007

Willie Mae Harris and Richard Harris

President and Vice President

Willie M Harris

2102 E. 115 Ave.

Address

Tampa, Fl. 33612

City, State, Zip

Apostle H L Brown

Treasurer

P.O. Box 67

Address

Lakeland, FL 33802

City, State, Zip

Bridgett R. Moore

Secretary

Bridgett R Moore

3605 Tamrax Drive

Address

Tampa, Fl. 33619

City, State, Zip

Angela Diane Vickers



Angela Diane Vickers
My Commission DD216791
Expires May 28, 2007

May 28, 2007

*Hillsborough County
Florida*

Article V-PURPOSE AND PREROGATIVE

The purpose of this corporation shall be the object and purpose thereof, which are as follows:

- A) The Life Changing Center is a transitional shelter that will be a safe haven for women, small children and unwed teenage mothers.
- B) To promote and enhance self-esteem, moral goals and self-determination and empowerment so that the recipient, will learn and believe that with GOD, all things are possible.
- C) To mentor and give physical and spiritual guidance needed to manage the daily pressures of everyday life. To promote confidents that they can become self-sufficient, and productive families and citizens in our community.
- D) To establish and maintain the center as long as the need is there, and inaugurate other charitable institutions, such as homes for the aged, rest homes for ministers and missionaries, orphanages, shelters for the homeless and kindred institutions in the state of Florida and the United States.
- E) To buy, rent, acquire by way of grants, gift purchase, lease or otherwise maintain real estate and personal or mixed property as shall be for operation.
- F) To help prepare youth, Juveniles that have had trouble with the court system and teach them skills and trade to get them prepared for the work place.
- G) To establish and maintain a sovereign church for the worship of Almighty God our Heavenly Father.
- H) To provide for Christian fellowship for those of like belief, regardless of denomination, affiliation or background.
- I) To license and ordain ministers, to evangelize, through teaching, preaching, and the distribution of recordings, books and tapes, of religious information.

Article VI-POWERS

- A) This corporation shall have full power to transact and perform such acts and things as shall be necessary or appropriate for the attainment of purpose described in Article V above, independent of the control or supervision of any authority outside itself without limiting the generality of the foregoing language, the corporation shall have power to.
- B) To use, apply or disburse any of its property or the income or proceeds thereof, exclusively for or toward any one or more of the purpose as enumerated in Article V.

C) To borrow money, issue bonds, debentures, notes or to create or issue other obligations or securities.

D) To receive tithes, offerings, gifts, be guests and other income and to solicit funds and raise money to fulfill the above stated purpose.

E) To receive gifts or conveyances in trust and to hold properties in trust for the purposes set forth above.

F) To exercise the corporate powers as set forth in Section 617.21 of the Florida Statutes, as it exists upon the effective date of these Articles of Incorporation and to exercise such corporate powers as shall be added to Section 617.21 Florida Statutes, or its successor at anytime in the future.

G) To take any other lawful action reasonable or necessary to the accomplishment of the purposes described in Article V.

Article VII-LIMITATIONS

No part of the net earnings of the Corporation shall inure to the benefit of or be distributive to its Members, Active Members, Trustees, or Officers, but 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 hereof.

Article VIII-MEMBERSHIP

The Corporation has, and shall continue to have Members, who may attain their status as such in the manner provided in the Corporation's Bylaws. The right and privileges provided in the Bylaws of the Corporation, and a Member's status or membership may be limited or terminated by the Corporation or may be terminated by the Member in accordance with the Bylaws of the Corporation.

Members who are at least sixteen years of age, and who, for the term of their Membership or during the period of three months next prior to any record date (as described in the Bylaws of the Corporation) have attended the majority of the Corporation's services (as described in the Bylaws of the Corporation), have supported the Corporation with their tithes and offerings to the church's General fund, and who are (Living consistent Christian lives, and who are in agreement with the sixteen tenets of faith described in Article VI of the Bylaws of the Corporation, shall qualify and be regarded as active members of the Corporation, and the Corporation in addition to their rights as members.

So long as the bylaws of the Corporation contain provisions relating to quorum and voting requirements for meetings and activities of the membership, and for notice requirements sufficient to provide notice of membership, the provisions of Chapter 607, Florida Statutes, relating to meetings and activities of shareholders, shall not apply to Members of the Corporation.

ARTICLE IX INCORPORATORS

THE NAMES AND ADDRESS OF THOSE SUBSCRIBING TO THESE ARTICLE OF INCORPORATION ARE AS FOLLOWS.

PRESIDENT Willie M. Harris

SECRETARY Bridget R. Moore

TREASURE Apostle H. L. Brown

The number of persons constituting the trustees board shall never be less than three members. The number of persons may be increased or decreased, from time to time in accordance with the Bylaw. The Directors shall nominate persons to serve on the board of trustees, and the active member shall ratify or confirm the nominated. At an annual meeting held in accordance with the Bylaws of the corporation. The initial Directors shall be the overseer of the corporation until unable to perform his duty or his home going.

The officers of the Corporation shall consist of the Director (who shall be the President of the Corporation and chairman of the board of Trustees: and such other officers as may be described in the bylaws. Officers must be active members of the Corporation, but need not be members of the Board of Trustees. Each officer (other than the Directors) shall be nominated by the Directors, elected by the members of the Board of Trustees and ratified by the active members of the church, at such time and in such manner as may be set forth in the bylaws. Officers and Trustees other than the Directors may be removed by a vote of the members of the Board of Trustees or by action of the Directors in the manner provided in the bylaws. The Directors may be removed only by resignation or death.

Article X-BYLAWS

The initial bylaws of the Corporation are to be made and adopted by the board of trustees, but must be ratified or confirmed by the active members of the Corporation before they become effective. The bylaws of the corporation may be altered, amended or rescinded by a majority vote of Board of Trustees, followed by ratification or confirmation by a majority of the Active members of the Corporation present at a meeting called for that purpose, with the change (whether an alteration, amendment or recession) to become effective only after ratification or confirmation by the active members of the Corporation. Under Section 617.002, Florida Statutes, the provisions of Section 607.081, Florida Statutes (1981) as amended from time to time, shall govern the Bylaws

Article XI-AMENDMENT

The Corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation or any amendment to the, and all rights and privileges conferred upon the members, trustees, and officers are subject to this reservation. amendments to these article of incorporation may be adopted only in the following manner:

1. Any active member of the corporation may propose an amendment to the articles of incorporation by submitting the proposed amendment, in writing to the board of trustees at least ten days prior to any regularly scheduled meeting of the board of trustees. Alternatively, and active member of the corporation may propose an amendment by submitting the proposed amendment, in writing, to the Directors at least thirty days before the annual meeting of the active members of the corporation, and the Directors shall then bring the proposed amendment to the attention of the members of the board of trustees at any regular or special meeting of the members of the board trustees prior to the annual meeting the active members of the corporation.

The time limitations in this paragraph (Article XIV, Section 1) may be waived by unanimous vote of the members of the board of trustees at any meeting at which both the directors and quorum are present.

2. The board of trustees shall consider the proposed amendment at any regular meeting, or in the case of the submission of a proposed amendment from an active member to the director prior to the annual meeting of the active members of the corporation, any special meeting, and the board of trustees may decide to submit the proposed amendment to the active members without any recommendation. If the board of trustees votes to reject the proposed amendment, the proposed amendment shall be considered rejected by the corporation, and no further meeting or vote of the active members shall be required in connection with the proposed amendment. Once a proposed amendment is rejected by the board of trustees, neither it nor any substantially similar proposed amendment shall be submitted to the board of trustees for a period of six months from the date of rejection by the board of trustees unless the board of trustees votes unanimously to waive this requirement.

3. If the board of trustees submits a proposed amendment to the membership in accordance with article XIV, section 2, above, the active members shall vote on the proposed amendment at the annual meeting of the active members of the corporation or at the annual meeting of active members of the corporation or at any other special meeting of the active members of the corporation or at any other special meeting of the active members of the corporation called for that purpose in accordance with the bylaws of the corporation called for that purpose in accordance with the bylaws of the corporation.

A vote two-thirds (2/3) of the active members present shall be required to adopt an amendment to these articles of incorporation. For the purposes of this article XIV, only active members of the corporation in good standing on the record date (as set forth in the Bylaws of the corporation) next prior to the time of the annual or special meeting of the active members of the corporation at which a proposed amendment is considered and voted upon shall have the right to vote on, or express themselves regarding, the proposed amendment.

Notwithstanding any provision to the contrary in these articles of incorporation or the Bylaws of the corporation, no amendment or repeal of any provision of these articles of incorporation shall be effective if such amendment or repeal is inconsistent with the exempt purposes set forth in article V, above.

Article XII-NONSTOCK BASIS

The corporation is organized and shall be operated on a nonstock basis within the meaning of the Florida not-for-profit corporation act, and shall not have the power to issue shares of any type or class of stock or other certificates or writing evidencing an ownership or proprietary interest in the corporation.

Artical XIII- INDEMNIFICATION

The corporation shall indemnify any officer or trustee, or after the date of effective of these amended and restate artical of incorporation, and former officer or trustees, in accordance with the provisions of Section 671.028, Florida Statutes or the bylaws of the corporation. Only for the purposes of determining a right to indemnification under this article or section 617.028, Florida Statutes, members of the board of trustees of the corporation shall be considered the equivalent of "directors".

Article XIV-TAX EXEMPT STATUS

It is the intention of this corporation at all times to qualify and remain qualified as exempt from Federal and Florida income taxes as same may from time to time be amended. Accordingly:

A. The corporation is not to have authority to issue capital stock

B. The corporation shall not be conducted or operated for profit, and no part of the net earnings of the corporation shall insure to the benefit of any member or individual nor shall any of such net earnings nor any of the property or assets of the initial board of trustees.

Apostolic Statement of Faith

We Believe:

1. That salvation comes only through the Lord Jesus Christ, who is the only begotten Son of the Father, conceived of the Holy Ghost, and born of the Virgin Mary. That Jesus was crucified, buried, and raised from the dead. That Jesus ascended to heaven and is today at the right hand of the Father as our intercessor.
2. That all have sinned and fallen short of God's glory and that repentance is required by God and is necessary for the forgiveness of sins.
3. That water baptism by immersion must be in the Name of the Lord Jesus for the remission of sin.
4. That holiness is God's standard of living for his people.
5. That speaking with other tongues as the Spirit of God gives in utterance is the initial evidence of the baptism of the Holy Ghost.
6. That divine healing is provided for all in the atonement.
7. That the Lord's supper should be commemorated.
8. That the resurrection and rapture of the true church of God is imminent.
9. That Jesus is God incarnated in the flesh.
10. That the final judgement of the living and dead and the final establishment of a new heaven and earth wherein dwelleth righteousness.

STATEMENT OF MISSION

Our founder, Jesus Christ the Lord, was a stabilizer committed to the redemption of all mankind. He gave his life a ransom for many, thereby transmitting life to and for all men. In so doing he transformed all classes of people into something other than that which was useless, wasteful and wanton, providing mental health, keen insight, and spiritual renewal and total freshness. Here again, given we are provided with physical worth and value both for ourselves and those around us so that total wellness can project the church as an institution where recovery is possible for all conditions if we begin from within as our Lord did.

Man is a spiritual being just like his maker and creator. He is made by God, he is made for God, and he is made in the image of God. The church provides a wide spectrum of soul dispensary through community cell force, local assemblies and at home counselors for individuals and for life in general. The philosophy that guided our Lord the founder guides his sent ones. Hence, we strive with all our hearts to follow his steps in doing always those things that please him.

The church recognizes the need for highly trained and dedicated servants and does take advantage of every opportunity to acquire useful skills wherever possible because our constituents deserve it in all areas of expert workmanship in every category. The church is committed to a delivery system that is second to none. We recognize financial deficiency confronts us and it places limits on what we can do at the present. Technology of the highest kind is in our vision, equally so highly trained and committed team and quality performers are needed. The church is not a building, neither is it a denomination, instead it is a body and you will be a house of prayer for all people where redemptive ministries are committed to removing all barriers. Time is of the essence. The church must assume the leadership role beginning now. There is much that can be done taking into account the flow of money, education, influence, technology and other avenues available to the church. The institution, the church, is too big to be so little. Bigness is every where but the church.

Critical to the times in which we live is the theological, physiological and all the other additions are in the church. Their time and use is now. These forces need to be used for very simply they are the gift of God's measureless grace. They are deposits from the giver of life for the good of all mankind.

REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the state of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida

The name of the corporation is: Life Changing Prophetic Ministry

WILLIE M HARRIS - PASTOR

The name of address of the registered agent is: 2102 115th Avenue
Tampa, Florida 33612

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Signature

Pastor Willie M. Harris

Incorporator and Registered Agent

3/4/04

Date:

3/4/04

Suzanne V. Ciani



SUZANNE V. CIANI
COMMISSION # DD 268223
EXPIRES: November 29, 2007
Tampa Notary Public Underwriters

provided a Fl. Dr. Lic # [REDACTED]