Florida Department of State

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To:

Division of Corporations

Fax Number : (850)205-0381

From:

Account Name : FAS-T CORP. AGENTS, INC.

Account Number: 071001002335 Phone: (305)599-0839 Fax Number: (305)716-0346

FLORIDA NON-PROFIT CORPORATION

FROM GOD'S PERSPECTIVE INTERNATIONAL MINISTRIES;

Certificate of Status	Q
Certified Copy	1
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May 25, 2004

FAS-T CORP. AGENTS, INC.

SUBJECT: FROM GOD'S PERSPECTIVE INTERNATIONAL MINISTRIES REF: W04000020078

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The corporate name must contain a suffix that will clearly indicate that it is a corporation. Such suffixes include: CORPORATION, CORP., COMPANY, CO., INC., and INCORPORATED.

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Justin M Shivers Document Specialist New Filings Section FAX Aud. #: H04000103010 Letter Number: 004A00036469

Certificate of Incorporation of

2004 HAY 25 A 8: 43
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

(A NON-PROFIT CORPORATION)

FROM GOD'S PERSPECTIVE INTERNATIONAL MINISTRIES, INC.

We the undersigned, being desirous of forming a Corporation for charitable and philanthropic purposes, under the laws of the laws of the State of Florida and the United States of America, do agree as follows:

ARTICLE 1: The name of this Corporation is FROM GOD'S PERSPECTIVE INTERNATIONAL MINISTRIES, INC.

ARTICLE 2: The general nature of the objectives and purposes of this Corporation shall be:

- a) To maintain and operate in accordance with accepted professional standards and practices. A charitable home for the sick, mentally retarded, disabled, underdeveloped and homeless. For the benefit of the entire community and awareness to improve and provide good care.
- b) To provide and maintain a staff for the care of the retarded and disabled.
- c) To promote the total development of individuals by providing a program which offers opportunities to stimulate growth and development appropriate to the age levels.
- d) To acquire, construct, sponsor, convert of expand facilities for lease or sale.
- e) Notwithstanding any other provision of these articles, this Corporation will not carry on any other activities not permitted to be carried on by (a) a Corporation exempt from Federal income tax under section 501© (3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law of (b) a corporation contributions to which are deductible under a cotion 170 © (2) of the Internal Revenue Code of 1954 or any other corresponding provision of any future United States Internal Revenue Law.

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in section $501 \odot (3)$ and $170 \odot (2)$ of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law or to the Federal, State, or Local Government for exclusive public purpose.

Notwithstanding any other provision of these articles, this Corporation will not carry on any other a ctivities not permitted to be carried on by (a) a Corporation exempt from Federal income tax under section $501\oplus$ (3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue Law of (b) a corporation contributions to which are deductible under section $170\oplus$ (2) of the Internal Revenue Code of 1954 or any other corresponding provision of any future United States Internal Revenue Law.

Said Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes the making of distributions to organizations that qualify as exempt organizations under section 501 © (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

- f) To draw, make, accept, endorse, execute and issue promissory notes, draft bills of exchange, warrants, bonds, debentures and other negotiable instruments and evidences of indebtedness and to secure the payment of any thereof and of the interest thereon by mortgage upon pledge, conveyance or assignment in trust of the whole or any part of the property of the Corporation, whether at the time owned or thereafter acquired and sell, pledge or otherwise dispose of such bonds or other obligations of the Corporation for its corporate purposes.
- g) To have one or more officers to carry on all of its operations with restrictions and limitations as to the amount of purchase or otherwise acquired real or personal property of every class and description upon the approval of the Board of Directors.
- h) To exercise any specific or general powers granted to Corporation not-for-profit under the statutes of Florids.
- To engage in no activity which would prevent the Corporation from qualifying for Federal Income Tax exemption under the laws of the State of Florida and the United States of America.

ARTICLE 3: There are. By-laws, however Government will be as provided in the articles of association.

ARTICLE 4: The Corporation shall have perpetual existence.

ARTICLE 5: The initial Post office address of the principal office of this Corporation is to be at: 5722 FLAMINGO ROAD #171
COOPER CITY FL 33330

The Board of Directors may from time to time designate such other Post office address and place for the principal office of this Corporation as it may see fit.

ARTICLE 6: The number of Directors of this Corporation shall be as provided in the By-laws, but shall not be less than three in number nor more than six and shall remain three in number until otherwise altered or changed by the By-laws.

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ARTICLE 7: Upon dissolution of the Corporation, the Board of trustees shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation 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 © (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Laws), as the Board of Trustees shall determine. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the County in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE 8: No part of the act earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 © (3) of the Internal Revenue Code, corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 © (2) of the Internal Revenue Code, or corresponding section of any future Federal Tax Code.

ARTICLE 9: The name and post office address of the first Board of Directors who subject to the provisions of the Articles of Incorporation, the By-laws of this Corporation, and the laws of Florida shall hold office for the first year of the corporation's existence, or until their successors are elected and have qualified, are as follows:

NAME	ADDRESS	
LEO DOUGLAS	5722 FLAMINGO ROAD #171	
	COOPER CITY FL 33330	
MORELAND WALKER	3600 SOUTH STATE ROAD 7	
	MIRAMAR FL 33023	

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ARTICLE 10: The name and post office address of each subscriber of these Articles of incorporation is as follows:

NAME	ADDRESS	
LEO DOUGLAS	5722 FLAMINGO ROAD #171	
	COOPE CITY FL 33330	
MORELAND WALKER	3600 SOUTH STATE ROAD 7	
	MIRAMAR FL 33023	

ARTICLE 11: These Articles of Incorporation shall be effective on the date of filing.

ARTICLE 12: The resident age	nt for the corporation shall be:	
LEO DOUGLAS	그를	
whose address is:	·	
5722 FLAMINGO ROAD #17	I COOPER CITY FL 33330	

ARTICLE 13: The management of the affairs of the corporation shall be the Board of Directors directly. The President shall have authority to bind the corporation to legal acts including drawing upon bank accounts (solely) subject to ratification by the Board. The Secretary and Treasurer shall be the only other officers in the corporation until otherwise approved by proper amendment.

ARTICLE 14: Board members may be elected at any meeting of the Board. Any natural person over the age of 21 years and with a charitable motive and dedication to the purposes of this corporation shall be eligible for membership. Commencing in 1980, the term of each Board member shall be five years (or until the end of the respective term of his/her predecessor if he/she shall have been elected to succeed a person who shall not have completed his/her three year term) and until the election and qualification of his/her successor. The terms of office for each Board members hall be so a taggered that at least one third of the total numbers hall be elected each year.

ARTICLE 15: Any Board member may resign at any time by giving written notice to the Board's chairperson. It shall be effective immediately.

Any Board member may be removed by a majority vote of all members at a special meeting called for that purpose.

ARTICLE 16: Any natural person over 21 years of age with philanthropic goals may be qualified for membership. Admission shall occur after approval by majority vote of the Board of Directors.

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notice to the Board of Every amendment sha the Board and appro-	the proposed an ill be approved l ved at a regular Directors sign s	nundment. by the Bos meeting i written st	may be amended by the timely presentation after and of Directors after being proposed by them to by at least a majority of those entitled to vote atoment manifesting their intention that a certain made.
day of do business both with of the State of Florid	hereunto set our of in and without if a do make and	r hands and 19 he State of file in the	d, being the original subscribers to these Articles d seals, this , for the purpose of forming this corporation to Florida, and in pursuance of the corporation law a office of the Secretary of State of the State of fy that the facts herein stated are true.
	AME AND TIT	LE	SEAL
LEO DOUGLAS D MORELAND	WALKER	ASST	
DIRECTOR			
		· .	
		· .	

CERTIFICATE DESIGNATING (OR CHANGING) PLACE OF BUSINESS OR DOMICILE FOR THE SERVICES OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 607.34 Florida Statutes, the following is submitted, in
compliance with the said act:
First that FROM GOD'S PERSPECTIVE INTERNATIONAL MINISTRIES, INC.
(Name of corporation)
desiring to organize under the laws of the State of <u>FL ORIDA</u> with its principal office, (Florids)
as indicated in the articles of incorporation at city of COOPER CITY_county of (Cay)
BROWARD State of FLORIDA has
(Suto)

named LEO DOUGLAS SO SO S
(Name of Rosident Agent)
Insured LEO DOUGLAS (Name of Rosident Agent) located at 5722 FLAMINGO DR #171 COOPER CITY FL 33330 (Stroot address and number of building, (Post Office hox address not accepted)
City of COOPER CITY County of BROWARD State
of Florida, as its Agent to accept service of process within this State.

ACKNOWLEDGEMENT: (MUST BE SIGNED BY DESIGNATED AGENT)

Having been named to accept service of process for the above stated corporation, at place designated in this Certificate. I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Registered Agent