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LAW OFFICES

DEVORE & DEVORE, P.A.

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- Jeffrey A. Devore*
Scott D. Devore*

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Xiomara M. Hernández Stuart F. Karden Tulio G. Suárez

> OF COUNSEL Alfred Zucaro, Jr.

August 24, 2004

Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

Re: Alliance of Divine Love, Chapel #1317, Inc.

Articles of Incorporation

Dear Sir/Madam:

Enclosed please find the following:

- Articles of Incorporation for Alliance of Divine Love, Chapel #1317, Inc. (original and one copy); and
- Our check in the amount \$78.75 for the following:
 - a. Filing fee;
 - b. Registered Agent Designation; and
 - c. Certified copy fee.

Please be so kind as to file the original of the enclosed Articles of Incorporation and return a certified copy to the undersigned in the self-addressed stamped envelope provided for your convenience. Your prompt attention to this matter is appreciated.

PERFREY A. DEVORE

JAD/cab Enclosures

ARTICLES OF INCORPORATION

OF

ALLIANCE OF DIVINE LOVE, CHAPEL #1317, INC

(Not for Profit)

ARTICLE I - NAME

The name of the Corporation is: ALLIANCE OF DIVINE LOVE, CHAPEL #1317, INC.

ARTICLE II - DURATION

This Corporation shall commence its existence on the date of filing these Articles with the Secretary of State and shall exist perpetually hereafter unless sooner dissolved according to law.

ARTICLE III - PURPOSE

Said corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organization that qualify as exempt organization under 501(c)(3) of the Internal Revenue, or the corresponding section of any future federal tax code.

ARTICLE IV - CAPITAL STOCK

The maximum number of shares which this Corporation is authorized to have outstanding at any time is 1000 shares of common stock having a par value of \$1.00 per share. All of said stock shall be payable in cash, property (real or personal) or labor or services of just valuation to be fixed by the Board of Directors.

ARTICLE V - CUMULATIVE VOTING

Shareholders of this Corporation may vote their stocks cumulatively. Each shareholder shall have the total number of votes which is equal to the number of shares of stock with voting rights which such shareholder holds multiplied by the number of directors to be elected. The shareholder may give all of their votes to one candidate or distribute them among as many candidates as the shareholder may wish. Notice must be given by any shareholder to the President or Vice President of the Corporation not less than 24 hours prior to the time set for the holding of a shareholders meeting for the election of directors that such shareholder intends to cumulate his vote at said election.

ARTICLE VI - PREEMPTIVE RIGHTS

The holders of the common stock of this Corporation shall have preemptive rights to purchase, at prices, terms and conditions that shall be fixed by the Board of Directors, those shares of the common stock of this Corporation which may be issued from time to time for money, property or past services in addition to that stock authorized and issued by the corporation. The preemptive right of any holder is determined by the ratio of the authorized and issued shares of common stock held by the holder and all shares of common stock currently authorized and issued.

ARTICLE VII - LIMITATION OF CORPORATE POWERS

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited as follows:

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 the purposes set forth in Article III hereof. 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 (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VIII - DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction 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 IX - INITIAL REGISTERED OFFICE, AGENT, AND PRINCIPAL PLACE OF BUSINESS

The street and mailing address of the initial registered office and principal place of business of this Corporation is 2135-R Spring Harbour Drive, Delray Beach, Florida 33445, and the initial registered agent of this Corporation at such office shall be Marlene Marzouk Awad, who upon accepting this designation agrees to comply with the provisions of Section 48.091, Florida Statutes as amended from time to time, with respect to keeping an office open for service of process.

ARTICLE X - BOARD OF DIRECTORS

A Director is not required to be a resident of the State of Florida or a Shareholder of the Corporation.

ARTICLE XI - INCORPORATOR

The name and street address of the person signing these Articles of Incorporation is:

Name

Address

Marlene Marzouk Awad

2135-R Spring Harbour Drive Delray Beach, Florida 33445

ARTICLE X - BYLAWS

The power to adopt, alter, amend or repeal the Bylaws of this Corporation shall be vested in the Board of Directors and Shareholders.

ARTICLE XI - INDEMNIFICATION

This Corporation shall indemnify any officer or director or any former officer or director to the fullest extent permitted by law either now existing or hereafter enacted. The private property of the stockholders cannot be subject to the payment of the corporate debts except as otherwise required by law.

ARTICLE XII - AMENDMENTS

Any provision of these Articles of Incorporation or any amendment to them may be amended or repealed by vote of the Shareholders.

IN WITNESS HEREOF, the undersigned subscriber has executed	these	Article	s of
Incorporation this 13 day of August 2004. All Level Harman August 2004. Incorporator	SECRETARY CT TALLAHASSET FL	04 AUG 27 AM II	FILED
STATE OF FLORIDA)	QRIT.	1.75	
COUNTY OF PALM BEACH)	<i></i>		

The foregoing Articles of Incorporation of the ALLIANCE OF DIVINE LOVE, CHAPEL #1317, INC., were acknowledge before me this $\frac{13 + h}{12}$ day of August 2004 by Marlene Marzouk Awad, Incorporator.

My Commission Expires:

CHRISTINE A. BEANS
MY COMMISSION # DD 053452
EXPIRES: September 28, 2005
Bonded Thru Notary Public Underwriters

ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for ALLIANCE OF DIVINE LOVE, CHAPEL #1317, INC. at the place designated in the Articles of Incorporation, Marlene Marzouk Awad agrees to act in this capacity, and agrees to comply with the provisions of Section 48.091 relative to keeping open such office.

Date: 8-13-04

Marlene Marzouk Awad