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SCCRETARY OF STATE TALLAHASSEE, FLORIDA

TRANSMITTAL LETTER

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

74 4 74 4

SUBJECT:	KINGDOM PRINCIPLES	MINISTRIES INC.	
	(Proposed corporate r	ame - must include sufi	ix)
	an original and one on and a check for:	(1) copy of the ar	ticles of
\$70.00	☑ \$78.75		
Filing Fee	Filing Fee & Certificate of Status	□ \$78.75 Filing Fee, Certified Copy	 \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL O	OPY REQUIRED
FROM	Dennis St		
	Name (Printed or typed)		
•	7006 Nort	h Center Drive	<u> </u>
	Addres (813) 980		
	Daytime Telephon		

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

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F. 14S. (Not for Profit)



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

RECEIVED

04 SEP 27 PM 1: 17

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110 CANTO

September 13, 2004

PASTOR DENNIS STREETER 7006 N CENTER DRIVE TAMPA, FL 33605

SUBJECT: KINGDOM PRINCIPLES MINISTRIES

Ref. Number: W04000034097

We have received your document for KINGDOM PRINCIPLES MINISTRIES and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

I was unable to contact you directly by telephone.

Please select the ONE set of Articles of Incorporation and retain the other.

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) 245-6933.

Dale White Document Specialist New Filings Section

Letter Number: 804A00054509

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Corrected or ignimal

and copy!

FILED

ARTICLES OF INCORPORATION

KINGDOM PRINCIPLE MINISTRIES INC. ZECRETARY OF STATE A NON PROFIT CORPORATION SECRETARY OF STATE TALLAHASSEE, FLORIDA

We the undersigned, hereby associate ourselves together for the purpose of forming a corporation for religious, charitable, and philanthropic, purposes under Chapter 617. 0202, of the law of the State of Florida, the same being the incorporation of their church and in accordance with following Articles of Incorporation.

ARTICLE 1: NAME

The name of the Corporation shall be:

KINGDOM PRINCIPLE MINISTRIES INC.

ARTICLE 2: PRINCIPLE PLACE OF BUSINESS

The principal place of business shall be 8114 N. 40th St. in the County of Hillsborough, State of Florida, with the right to change and move said place of business within or without the State of Florida as the Board of Trustees may deem right and proper.

ARTICLE 3: PURPOSE

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The lawful purpose for which this corporation not for profit is organized is as follows:

This congregation is organized as a church exclusively for charitable, religious and educational purposes within the meaning of Section 501 (C) (3) the Internal revenue Code of 1986 (or the corresponding provision of any future United States Revenue Law) including, but not limited to, for such purposes, the establishing and maintaining of religious worship, the building, maintaining and operating of churches, parsonages, schools, radio stations television stations, rescue missions, print shops, day-care centers, camps, nursing homes, and cemeteries, and any other ministries that the church may be led of God to establish.

The duration of this corporation is perpetual. The corporation of this existence of this Corporation shall commence on the date these Articles if Incorporation is executed.

The general purpose of the business or businesses to be transacted by this corporation, together with and in addition to the authority and powers conferred by the laws of the State of Florida, shall be to do all things necessary whatsoever to collectively and spiritually encourage, guide and direct individuals towards a greater understanding of themselves and God by, means of ,but in no way limited to, education, worship, counseling, fellowship and community service, including but not limited to:

Providing the means, facilities, services and all other things necessary for caring on of the worship of God by the members of this church;

Holding in trust for the use and benefit of said church all the real estate and personal property of said church wherever located or situated:

Engaging in all activities to further the worship of God and purposes of this church; Including acquiring, owning, holding, managing, mortgaging, improving, leasing selling, exchanging, transferring, and otherwise dealing with real, personal and intangible property; and engaging in the transaction of any of all lawful business for which corporations any be incorporated pursuant to Chapter 617 of FLORIDA STATUTES and possessing all-powers and rights granted under that Chapter.

ARTICLE 4: (POWERS)

SECTION 1. The corporation is to have any and all power to do any and all things necessary or expedient to carry out the purpose of this corporation as may be determined by the Board of Trustees of this corporation, subject to the By-laws, and to possess, all rights privileges and immunities, and to enjoy all the benefits granted corporations under the laws of the State of Florida.

SECTION II. 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 any candidate for public office.

Not withstanding 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.

. , .

SECTION III. The church shall also ordain and license men and women to the Gospel ministry; evangelize the unsaved by proclaiming of the Gospel of the Lord Jesus Christ; educate believers in a manner consistent with the requirements of holy scripture, both Sunday and weekday schools of Christian education; maintain missionary activities in the United States and any foreign country; and engage in any other ministry that the church may decide, from time, to pursue in obedience to the will of God.

ARTICLE 5: (NON - PROFIT STATUS)

Upon the dissolution of the corporation, the Board of Directors shall after paying or making, provisions for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for charitable, educational, religious, or scientific purposes as shall at the time quality as an exempt organization or organization or organizations under Section 501 (C) (3) of the Internal Revenue Code.

<u>ARTICLES</u> 6: (QUALIFICATION OF MEMBERS)

The membership of this corporation shall initially constitute all persons hereinafter names as subscribers, Directors, and/or officers, so long as they remain in good standing; and shall further constitute such other persons, as from time to time hereafter, may become members in the manner prescribed by the By-Laws so long as they remain in good standing.

A person shall be considered a member in good standing so long as they are obedient to the rules and By-Laws of **KINGDOM PRINCIPLES MINISTRIES**INC. and their lives adhere to the Gospel of Jesus Christ.

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ARTICLE 7: (PASTOR)

The spiritual and doctrinal guidance of the church shall be the responsibility of the Pastor. The Pastor shall be the chief executive officer of the church and shall have the general oversight and supervision thereof. The Pastor shall be selected as provider in the By-Laws and shall administer his office in accordance with these articles, the By-Laws and the gospel of Jesus Christ. The Founding Pastor who shall serve as initial Pastor is:

PASTOR DENNIS STREETER 7006 N. Center Drive Tampa, Florida 33604

ARTICLE 8: OFFICERS

SECTION 1. The officers shall be responsible for the execution of actions taken by the Board of Directors.

SECTION 2. The members of the corporation, at their annual meeting, shall elect a President, Secretary, Assistant Secretary, and a Treasurer. The members of this corporation shall have the power to appoint such other officers as the members may deem necessary for the transaction of the business of this corporation. The names of the persons who are to serve as officers of the corporation who shall hold office for the first year of the corporation or until their successors are elected or appointed are:

ARTICLE 10: BY LAWS

The Board of Directors corporation may provide such By-Laws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

Amendments may also be made at a regular meeting of the membership upon notice given, as provided by the By-laws of intention to submit such amendments.

ARTICLE 11: AMENDMENT TO ARTICLES

These Articles of Incorporation may be amended at a special meeting of the membership called for that purpose, by a majority vote of those present.

Amendments may also be made at a regular meeting of the membership upon notice give, as provided by the By-Laws of intention to submit such amendments.

ARTICLE 12: REGISTERED AGENT

The street address of the registered office of this corporation is 8114 N. 40th St. Hillsborough County, Florida 33607. and the name of the registered agent of the corporation is Dennis Streeter, whose address is: 7006 N. Center Drive., Tampa. Florida 33604

ARTICLE 13: (MEETINGS)

SECTION I. The annual meeting of the Board of Directors shall be held on the First Monday of September each year or as determined by the By-Laws.

REV. DENNIS STREETER, President/recording Agent 7006 N. Center Drive, Tampa, Florida 33607

SHAVENA STREETER, Vice President 7006 N. Center Drive, Tampa, Florida 33607

The officers shall be selected as provided in the By-Laws.

ARTICLE 9: BOARD OF DIRECTORS

The business of this corporation shall be managed by the Board of Directors. This corporation shall have five (5) directors initially. The number of directors may be increased or decreased from time-to-time by the By-Laws, but shall never be less than five (5).

The Board of Directors shall be elected and hold office in accordance with the By-Laws and shall be made up of members in good sanding of the corporation only.

The names and addresses of the persons who are to serve as Director for the ensuing year, or until the first annual meeting of the corporation are:

- Dennis Streeter , Director and Pastor
 7006 N. Center Drive
 Tampa, Florida 33604
- Shavena Streeter,
 7006 N. Center Drive
 Tampa, Florida 33604
- 5. Helen Anderson2506 38th AvenueTampa, Florida 33610

- Juanita Byron, Treasure
 8114 N. 4th Street
 Tampa, Florida 33604
- Barbra Byrd, Secretary
 Kentucky Avenue
 Tampa, Florida 33610

CERTIFICATE OF REGISTERED AGENT

Having been named to accept service of process for this corporation not for profit, at the place designated in theses Articles, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all Statutes relating to the proper and complete performance of my duties.

Pastor Dennis Streeter

STATE OF FLORIDA

COUNTY OF HILLSBOROUGH

Personally appeared before me, the undersigned authority, Pastor Dennis Streeter, Shavena Streeter, Barbara Byrd, Juanita Bryan, and Helen Anderson, who, known tome to e the individuals hertofore described in and who executed the above and foregoing instrument, acknowledged before me that they signed, sealed and delivered the same at the time; and place, in the manner and for the uses and

Witness my hand and official seal on this ______ day of ______, 2004.

Frances Albritton

purposes as therein set forth and contained.

State of Florida

My commission expires: 9 - 1 - 2 = 0

SECTION II. The corporation may provide in its By-Laws for the holding of additional regular meetings and any special meetings, and shall provide notice of all such meetings.

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ARTICLE 14: DATE OF COMMENCEMENT

SECTION I. The effective date of this corporation shall be the date of receipt of the Florida Department of State.

ARTICLE 15: SUBSCRIBERS

IN WITNESS WHEREOF, we the undersigned subscribers, all natural persons competent to contract, set hereunto our hands and seals acknowledge and file these Articles of Incorporation under Chapter 617.0202, Florida Statues, this day of _________, 2004.

Reverend Dennis Streeter

7006 N. Center Drive

Tampa, Fl 33604

Barbara Byrd

210 Kentucky Ave.

Tampa, Fl 33610

Shavena Streeter

7006 N. Center Drive

Tampa, Florida 33604

Helen Anderson

2506 N. 38th Ave.

Tampa, Florida 33610

Juanita Bryant 2506 38th Ave. Tampa, Fl 33610

FRANCES ALBRITTON
MY COMMISSION # CC 957.19
FXPIRES: Sep 1, 2004
FI. Notery Bervioe & Banding, Inc.