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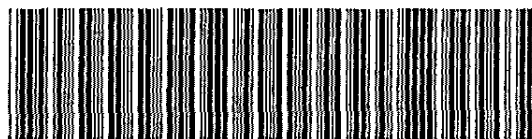
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ARTICLES OF INCORPORATION
For
End Time Harvest Temple, Inc

WE, THE UNDERSIGNED, Desiring to Associate for the purpose of incorporating, as a Corporation, not for profit, under the provisions of Chapter 617 of the Florida Statutes, and as recognized under the Section 501(c)(3) of the Internal Revenue Code, Do hereby purpose the following as our Articles of Incorporation.

ARTICLE I
Name of Corporation

The name of this nonprofit Church Corporation shall be **END TIME HARVEST TEMPLE, INC.** The mailing address of this corporation shall be P.O. Box 759, Canal Point, FL. 33438. The principle place of business shall be 633 West Ave. B, Belle Glade, FL. 33430.

ARTICLE II
Terms of Existence

END TIME HARVEST TEMPLE, INC. shall have perpetual existence, except as soon as it shall be sooner dissolved by law.

ARTICLE III
Purpose

The purpose of **END TIME HARVEST TEMPLE, INC.** is to establish and maintain nondenominational community Churches as places of worship for those that desire the right hand of fellowship, to build and maintain a unified body of persons who believe in the teachings of our Lord Jesus Christ and adhere to the faith to better promote and propagate the Gospel of our Lord Jesus Christ, to establish learning facilities, and feed the hungry, assist the homeless, and set up help groups with the same nonprofit purpose; to be charitable to all mankind regardless of religious affiliation, race or social position; to ordain and license ministers upon completion of a prescribed course; to grant a charter to, and to assist in the establishment of other churches; and to send forth missionaries for the establishment of other churches, both domestic and foreign. The Corporation shall be able to acquire, own and operate broadcasting and or telecasting facilities; and to accept donations for religious or charitable purposes.

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(2)

The Corporation is formed for lawful nonprofit purposes and objectives. No stock or securities will be issued. All Corporate assets will be dedicated to exempt purposes; although the Corporation will be authorized to pay reasonable compensation for services rendered, and to enter into business transactions in furtherance of its exempt purpose. The Corporation will not pay dividends, and its assets will not inure to the private profit of any person.

Upon dissolution of the corporation, the Board of Trustees shall, after paying or making provisions for the payment of all the liabilities of the corporation, dispose of all the assets of the corporation in such a 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(c)(3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Law), as the Board of Trustees shall determine. Any such assets as not so 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 IV

Membership

The person, or persons desiring to be fellowshiped into **END TIME HARVEST TEMPLE, INC.** shall be saved, or seeking to be saved and have made a verbal commitment to our Lord Jesus Christ.

ARTICLE V

Business Transactions

The Business transactions of **END TIME HARVEST TEMPLE, INC.** are to be managed by the Pastor, and such other officers as may be appointed. Final approval must be given by the Board. All officers shall be appointed by the Chairman of the Board.

The Officers of the Corporation will not be personally liable for the Corporation's debts and liabilities, and their personal property is exempt from seizure or levy to pay obligations of the Corporation.

The Chairman of the Board shall sign all checks and documents along with such officers as may be appointed.

(3)

ARTICLE VI
Incorporators

The names and addresses of the initial incorporators and subscribers to these Articles of Incorporation are:

Mary Phillips
P.O. Box 759
Canal Point, FL 33438

Mary Ann McCloud
190 S.R. 715, MHP Lot-64
Belle Glade, FL 33430

Genette C. Walker
165 N.W. 7th Ave.
South Bay, FL. 33493

ARTICLE VII
Initial Board Of Directors

CHAIRMAN

Mary Phillips
P.O. Box 759
Canal Point, FL 33438

TRUSTEE

Mary Ann McCloud
190 S.R. 715, MHP Lot-64
Belle Glade, FL 33430

TREASURER

Genette C. Walker
165 N.W. 7th Ave.
South Bay, FL. 33493

SECRETARY

Genette C. Walker
165 N.W. 7th Ave.
South Bay, FL. 33493

(4)

ARTICLE VIII

Amendments

Any amendment of these Articles of Incorporation shall be proposed by the Chairman of the Board and shall be adopted by an affirmative two-thirds vote of the Board of Directors at their quarterly business meeting.

ARTICLE IX

Appointments

The Pastor shall remain in office as long as He/She shall live and can only be removed from Office for misconduct, teaching of false doctrine, immorality or can no longer physically perform His/Her duties.

Should any member of the Board of Directors or any Officer of **END TIME HARVEST TEMPLE, INC.** be proven guilty of immorality or shall depart from the Faith, they shall be placed on probation until further evaluation. Each member of the Board of Directors shall be appointed by the Chairman of the Board.

ARTICLE X

Veto Power

The Chairman of the Board, shall have the right to VETO any action taken or proposed to be taken by the Board, if in His/Her opinion such action or proposed actions are contrary to the teachings of **END TIME HARVEST TEMPLE, INC.** or otherwise contrary to the law or best interest of the Corporation.

ARTICLE XI

Registered Office & Registered Agent

The location of the registered office of this Corporation shall be 633^{South} West Ave. B, Belle Glade, FL. 33430 or at such other locations as may from time to time be designated by the Board of Directors. The Registered Agent shall be Mary Phillips.

IN WITNESS HEREOF, the undersigned subscribers have executed these Articles this _____ day of _____, 2004.

(5)

Mary Phillips
Mary Phillips

Mary Ann McCloud
Mary Ann McCloud

Genette Walker
Genette Walker

Acceptance by Registered Agent

Having been named to accept service of process for the above-stated corporation, at the place designated in Article I of the articles of incorporation, the undersigned agrees to act in this capacity and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of his duties. I hereby am familiar with and accept the duties and responsibilities as Registered Agent. Dated 10-15-04, 2004.

Mary Phillips
Mary Phillips

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