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## TRANSMITTAL LETTER

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

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for:

\$70.00 Filing Fee \$78.75 Certificate of Status

\$78.75 Filing Fee \$87.50

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Filing Fee,

Certified Copy

& Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

727 Avoca Lu Ave Unif#4

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

# **ARTICLES OF INCORPORATION**

# Power to Soar Church of the Apostles, Inc.

A Florida "Not for Profit" Corporation In Compliance with Chapter 617, F.S. (Not for Profit)



The undersigned incorporator(s), a natural person 18 years of age or older, in order to form a corporate entity adopts the following articles of incorporation.

## ARTICLE I NAME

The name of the corporation shall be: Power to Soar Church of the Apostles, Inc.

# ARTICLE II PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be: 1727 Avocado Avenue, Unit #4 Melbourne Florida 32935

#### ARTICLE III PURPOSE

This corporation is organized exclusively as an Apostolic Church for charitable, educational purposes, offering deliverance counseling, spiritual healing, outreach services for underpriviledged and underserved populations in the state of Florida. Also, to develop programs to assist individuals and families have access to vocational training, rehabilitation, and social services programs. Also, to assist the general population meet their spiritual, biblical, worship, prayer needs in the communities. This corporation will provide services to address the Physical, Social, Food, Shelter, Childcare, Child Placement of Children in Danger and Families in Danger. This Corporation is focused on helping reach people and connecting them to vital resources necessary for adequate lives in the world today by working nationally and internationally to raise funding and resources. This corporation will do so by active missionary and evangelistic missions. This corporation will be working with other ministries and leaders of national and foreign ministries to reach and provide services to the underpriviledged in the United States and the world. This corporation as needed will build other churches, schools, own and operate radio stations and television stations, hold printing presses to create publications, import and export goods, sell and distribute wholesale, retail religious materials of all kinds as necessary to raise funds to support all ministry programs and opportunities.

The following Divisions of Power to Soar Church of the Apostles, shall be established in the future accordance with this charter:

- Power to Soar Church of the Apostles
- Power to Soar Christian Life Training Academy
- Florida Association of Health and Human Resources Management

# ARTICLE IV EXEMPTION REQUIREMENTS

At all times shall the following operate as conditions restricting the operations and activities of the corporation:

- 1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of this corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such net earnings, if any, of this corporation shall be used to carry out the nonprofit corporate purposes set forth in Article II above.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative of referendum before the public, and the otherwise attempting to influence legislation, or any initiative of corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of or in opposition to, any candidate for public office.

## ARTICLE V DURATION

The duration of the corporate existence shall be perpetual.

### ARTICLE VI MEMBERSHIP

The corporation shall have one or more classes of members, as provided in the corporation's bylaws.

## ARTICLE VII INITIAL DIRECTORS AND/OR OFFICERS

The management of the affairs of the corporation shall be vested in a Board of Directors, as defined in the corporation's bylaws. No Director shall have any right, title, or interest in or to any property of the corporation. The number of Directors constituting the first Board of Directors is 3. Their names and addresses being as follows. Members of the first Board of Directors shall serve until the first annual meeting at which their successors are appointed and qualified, or removed as provided in the Bylaws.

# Name/Address

Pastor Elizabeth McNair, MHA, RHE Overseer of Education Ministry 1727 Avocado Avenue Unit #4 Melbourne, Florida 32935

Pastor David McNair Co-Overseer of Evangelistic Ministry 1727 Avocado Avenue Unit #4 Melbourne, Florida 32935

Pastor Johnnie Harrison, MBA, Ph.D Candidate Co-Overseer of Missionary Outreach Ministry 626 Reddick Street Melbourne. Florida 32901

Pastor Emmanuel Barkley Elder of Youth Department 1727 Avocado Avenue Unit #4 Melbourne, Florida 32935

#### MANNER OF ELECTION ARTICLE VIII

The manner of which the directors are appointed will be through appointment when the potential director meets the criteria outlined for that position. Members of the first Board of Directors shall serve until the first annual meeting, at which their successors are duly elected and qualified, or removed as provided in the bylaws.

#### ARTICLE IX PERSONAL LIABILITY

No member, officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.

#### ARTICLE X DISSOLUTION

At the time of dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payments of all debts, obligations, liabilities, costs and expenses of the corporation, dispose of all the assets of the corporation. In no case shall a disposition be made which would not qualify as a charitable contribution under section 170(c) (1) or (2) of the Internal Revenue Code of 1986. as now enacted or hereafter amended, in such manner as the Board of Directors shall determine.

#### ARTICLE XI INITIAL REGISTRATION AGENT

The name and Florida street address of the registered agent is: Pastor Elizabeth McNair 1727 Avocado Avenue Unit #4 Melbourne, Florida 32935

#### ARTICLE XII **INCORPORATOR**

The name of the Incorporator is:

Pastor Elizabeth McNair

1727 Avocado Avenue Unit #4

Melbourne, Florida 32935

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate. I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Pastor Elizabeth McNair Signature of Registered Agent

Monday, Nov 22, 2004

Date

Pastór Elizábeth McNair

Monday, Nov 22, 2004

Signature of Incorporator

Date