

N05000002251

DAVID CRITTENDEN
1801 N. BORDER ST. LOT #4
PENSACOLA, FL 32505

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP ☐ WAIT ☐ MAIL

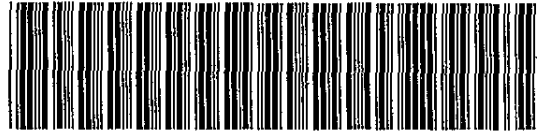
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



900047015059

02/28/05--01053--019 **78.00

05 FEB 28 PM 2:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

APPROVED
AND
FILED

APPROVED
AND
FILED

ARTICLES OF INCORPORATION FOR THE MIRACLE REVIVAL CENTER, INCORPORATED
A FLORDIA NON -PROFIT INCORPORATION

05 FEB 28 PM 2: 18

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLE ONE -NAME

The name of the incorporation is THE MIRACLE REVIVAL CENTER, INCORPORATED, with it`s headquaters and executive authority in Pensacola, florida, at 1900 BORDER STREET PENSACOLA, FL 32505

ARTICLE TWO

STATEMENT OF INCORPORATION NATURE

This is a non profit incorporation organized soley for general charitable purposes pursuant to the flordia incorporation`s , not for profit law as set forth in part 1 of chapter 617 of the flordia statutes.

ARTICLE THREE

GENERAL AND SPECIFIC PURPOSES

The specific and primary purposes of which this incorporation is Religion and the furtherance and advancement of the APOSTOLIC CHURCH ,a christian church with teachings and practices of the APOSTOLIC DOCTRINE. (ACTS2:38)

The general purposes for which this incorporation is formed are to operate soley for such purposes as will qualify it as an exempt organization under section 501(c)(3) of the internal revenue code of 1954 or corresponding provisions of any subsequent federal tax laws ,including, for such purposes, the making of distributions which qualify as tax exempt organizations under that code.

ARTICLE FOUR- TERM

This incorporation shall have a perpetual existence.

ARTICLE SIX

DIRECTORS/ INCORPORATOR/REGISTERED AGENT

All Directors of THE MIRACLE REVIVAL CENTER:

BISHOP WILLIE GOLDEN 1900 Border St. Pensacola, fl 32505

Bishop Willie G. Golden

EVANGELIST LILY M. GOLDEN 206 TOPAZ AVE

Pensacola, fl 32505

Lily M. Golden

MINISTER NICOLE A ZARR 3070 FLINTLOCK AVE

PENSACOLA, FL 32526

Nicole A. Zarr

DEACON QUINTEN J. GHOLSTON 4762 BRIDGEDALE RD.

PENSACOLA, FL 32505

Quinten J. Gholston

MINISTER DAVID CRITTENDEN 1801 N. BORDER ST. LOT #4

PENSACOLA, FL 32505

David Crittenden

The county in the state of Florida where the principal office for the transaction of the business of this incorporation is to be located is the county of Escambia.

The name and address of incorporator & registered agent is LILY M. GOLDEN, EVANGELIST, 206 Topaz Ave. Pensacola, fl 32505

I, LILY M. GOLDEN hereby am familiar with and accept the duties and responsibilities as Registered agent for said Corporation

Authorized signature


Incorporation/Registered Agent

ARTICLE SEVEN

MANAGEMENT OF INCORPORATED AFFAIRS

A Board of Bishops shall manage the Business affairs of the incorporation. Which consisting of not less than three, no more than twelve, which are ordained by this incorporation, this shall constitute the Board of Bishop with the presiding Bishop being the Chairman of the board, and make the final decision. The annual election shall be held on the 1st Friday of October.

The board of Bishop shall have power to suspend, hire, and fire the presiding Bishop only if he deem guilty of immoral conduct, or for teaching Doctrines contrary to the Apostolic Doctrines.

Presiding Bishop will appoint all boards, and committees. Advisors as the presiding Bishop considers necessary to efficiently conduct the church organization.

ARTICLE EIGHT- BY LAWS

The bylaws of the incorporation are to be made, altered or rescinded by the Board of Bishop/Directors.

ARTICLE NINE -DEDICATION OF ASSETS

The property of this incorporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this incorporation shall ever benefit any Bishop, director, officer, and committee, or member thereof, or to the benefit of any private individual.

ARTICLE NINE- DISTRIBUTION OF ASSETS

Upon the dissolution or winding up of this incorporation, it's remaining after payment ,or provision for payment, of all debts and liabilities of the incorporation. Shall be distributed to a non-profit fund, foundation, or incorporation which is organized and operate exclusively for charitable purpose and which has established it`s tax exempt status under section 501(c)(3) of the internal revenue code of 1954, or corresponding provisions of any subsequent federal tax laws.