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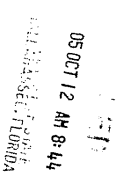
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COVER LETTER

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

SUBJECT: DEEP WATERS CHRISTIAN FELLOWSHIP, INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

☐ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM:	ALEXANDER BESS, J Name (Pri	IR. nted or typed)	_
4771 PINE KNOTT LANE Address			_
WEST PALM BEACH, FL. 33417 City, State & Zip			
	561-471-8326	lephone number	

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

ARTICLES OF INCORPORATION

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

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ARTICLE I

MLLANZESEE, FLORIDA Name of the corporation shall be: DEEP WATERS CHRISTIAN FELLOWSHIP, INC.

ARTICLE II

The principle place of business and mailing address of this corporation shall be: 4771 Pine Knott Lane, West Palm Beach, Fl. 33417

ARTICLE III

The specific purpose for which this organization is organized is: This organization is organized for the purpose of the lawful non-profit business of funding and operationally administrating the financial and licensing requirements of ministry programs of outreach, education and service to the congregation and community. It shall be our mission to minister to the spiritual, intellectual, physical, emotional and environmental needs of all people by spreading Christ's liberating gospel through word and deed. Our mission is to unify the body of Christ by seeking out and saving the lost and serving the needy through a continuing program of (1) preaching the gospel, (2) feeding the hungry, (3) clothing the naked, (4) housing the homeless, (5) cheering the fallen, (6) providing jobs for the jobless, (7) administering to the needs of those in prisons, hospitals, nursing homes, etc., (8) encouraging thrift and economic advancement.

ARTICLE IV

The members of the congregation shall elect the Board of Directors of this organization. The nomination committee shall semi-annually adopt a slate of nominees from the church and community to serve two year terms on the Board of Directors and the congregation shall elect the given slate or whatever board members from that slate they so desire to elect by a simple majority vote.

ARTICLE V

The names, addresses and titles of the starting Officers to this incorporation are: ALEXANDER BESS JR., Pastor, 4771 Pine Knott Lane, West Palm Beach, Fl. 33417 MARGARET BESS, Steward, 4771 Pine Knott Lane, West Palm Beach, Fl. 33417 JOHN H. BATES, Trustee, 1536 Quail Dr., Apt. #5, West Palm Beach, Fl. 33407 PATRICIA AMOUR, Steward, 8103A Oakton Ct., West Palm Beach, Fl. 33406

ARTICLE VI

The name and street address of the initial registered agent is: REV. ALEXANDER BESS, JR., 4771 Pine Knott Lane, West Palm Beach, Fl. 33417

ARTICLE VII

The name and street address of the incorporator is: REV. ALEXANDER BESS, JR., 4771 Pine Knott Lane, West Palm Beach, Fl. 33417

ARTICLE VIII

Said corporation is organized exclusively for charitable, educational, religious or scientific purposes, within the meaning of section 501©(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code)

ARTICLE IX

No part of the net earnings of the corporation shall inure to the benefit of, or to be distributable to its members, trustees, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable distributions in furtherance of Section 501©(3) purposes. 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 corresponding section of any future Federal tax code)

ARTICLE X

Upon dissolution of this corporation assets shall be distributed for one or more exempt purposes within the meaning of Section 501 ©(3) of the Internal Revenue Code, i.e. charitable, educational, religious or scientific, or corresponding section of any future Federal tax code, or shall be distributed to the Federal government, or to state or local government for a public purpose.

Having been named as registered agent to accept service of process for the above stated certificate. Tam familiar with and accept the appointment as registered agent and agree	d corporation at the place designated in this to act in this capacity.
Alex	10/8/05
Signature/ Registered Agent	Date
file &	10/8/05
Signature/Incorporator	Date /
	/

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