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His Place,	Inc.	
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		Art of Inc. File
		LTD Partnership File
		Foreign Corp. File
		L.C. File
		Fictitious Name File
		Trade/Service Mark
		Merger File
		Art. of Amend. File
		RA Resignation
		Dissolution / Withdrawal
		Annual Report / Reinstatement
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		Photo Copy
		Certificate of Good Standing
		Certificate of Status
		Certificate of Fictitious Name
		Corp Record Search
		Officer Search
		Fictitious Search
C:		Fictitious Owner Search
Signature		Vehicle Search
		Driving Record
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December 2, 2005

CAPITAL CONNECTION

SUBJECT: HIS PLACE, INC. Ref. Number: W05000053383

We have received your document for HIS PLACE, INC. 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 designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

An effective date <u>may</u> be added to the Articles of Incorporation <u>if a 2006 date is needed</u>, otherwise the date of receipt will be the file date. <u>A separate article must be added to the Articles of Incorporation for the effective date.</u>

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) 245-6955.

Letter Number: 205A00070151

Suzanne Hawkes Document Specialist NEW FILINGS

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314

ARTICLES OF INCORPORATION

His Place Ministries East Coast, Inc.

Sec. The sec. We the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida applicable for religious (church) corporations not for profit under the following Articles.

ARTICLE I NAME

The name of the corporation shall be His Place Ministries East Coast, Inc.

The principal office is:

The mailing address is: 1824 South Harbor City Blvd.

Melbourne, FL 32901

P.O. Box 034068 Indialantic, FL 32903

ARTICLE II PURPOSES

The organization is constituted as a Christian Church and is organized for all lawful purposes allowed for church corporations including but not limited to the following:

- To provide opportunities for regular public services for worship and Christian fellowship for members and those seeking membership into this Church, the Body of Christ, The Church corporate, who wish to gather together in the name of Jesus Christ under the direction of this corporation; or otherwise including but not limited to the following:
- To communicate the Christian gospel, as put forth in the Old and New Testament Scriptures of the Bible, by means of publications, advertising. correspondence, and correspondence courses, cassette audio tapes and discs, radio and television programs, closed circuit television productions. films, drama, and by any other means or media that may from time to time be decided.
- To promote Christian discipleship, fellowship, love, education, and Christian living to individuals and groups through personal teaching. preaching, spiritual counseling, music and other materials, or media.
- To organize and send individuals and teams of Christian missionary workers for the purposes of evangelism, Christian education, establishing churches, and discipleship training for the benefit of communities and the Christian Church at large.
- To organize, set up, and carry on missions, groups, meetings, seminars, conferences, forums, exhibitions, courses, talks, and functions and activities for the propagation of the Christian religion.

- To license and ordain ministers, after their qualification according to the requirements duly set forth in the by-laws of this corporation.
- To provide Christian schools for instruction and training for both children and adults.
- To promote and organize conferences, conventions and seminars for leaders of this Church and of the Christian Church at large.
- To sponsor and organize recreational activities of whatsoever nature Christian and secular for the purposes of promoting the mental and physical health of the community, and as an evangelistic outreach.
- To establish and operate Christian spiritual regeneration programs and aftercare programs ministering recovery through Spiritual regeneration to those who are chemically or substance addicted and those who are otherwise dysfunctional by virtue of the absence of a relationship with God, themselves, and significant others.
- To subscribe and promote the aims of any non-profit society or association having similar purposes to all or any of the purposes of the Corporation.
- To accept donations, endorsements, pledges, loans, and to receive property by devise or bequest for all or any of the proposed purposes herein provided.
- To print and publish any publication, newspaper, periodical, book or leaflet for the promotion and advancement of the purposes of the Corporation and to promote, advertise, and generally make known the purposes and activities of the Corporation.
- To do all such other things as are incidental or conducive to the attainment of any or all of the above purposes including the acquisition and ownership of real or personal property

ARTICLE III QUALIFICATION OF MEMBERS

The qualifications of members of the Corporation, the authorized number, and manner of admission of members to this Corporation, the different classes of membership, if any, the privileges of members, the liability of members and/or dues or assessments, and the method of collection thereof and the termination and transfer to membership, shall be as set forth in the by-laws of this Corporation.

ARTICLE IV TERM OF EXISTENCE - ORIGINAL

This corporation is to exist perpetually.

ARTICLE V INCORPORATOR

The name and residence of the Incorporator is: Terry Morris 330 Watson Drive Indialantic, Florida 32903

ARTICLE VI

Section 1. The officers of this Corporation shall be as provided in the by-laws. Section 2. The officers shall be appointed as established by the by-laws.

ARTICLE VII MANAGEMENT OF CORPORATE AFFAIRS

Board of Directors: The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by the Board of Directors. The number of Directors herein provided for shall be as set forth in the by-laws of the Corporation, providing however, that except for the initial Board of Directors set forth below, there shall never be less than three (3) members on the Board of Directors. The names and addresses of persons constituting the initial Board of Directors who are to act in that capacity until the selection of their successors are:

Terry Morris – President 330 Watson Drive Indialantic, Florida 32903

Noel Mountain – Vice President 701 South Palm Avenue Indialantic, Florida 32903

Betty Morris – Secretary/Treasurer 330 Watson Drive Indialantic, Florida 32903

The above individuals shall serve as the initial Board of Directors for a period of ninety (90) days subsequent to the date of incorporation. During that time, a list of permanent members of the Board of Directors shall be prepared and shall be submitted to the initial Board for approval. This list shall identify proposed terms, the qualifications of each member, and other relevant information. Subsequent to approval of the initial Board of Directors of the Corporation, the names so submitted shall become the first permanent official Board of Directors of the Corporation.

Employment of Staff: The Board of Directors may retain staff for the purpose of conducting day-to-day management and supervision of Corporation affairs, consistent with policies and directions set by the Board, and with the qualifications and provisions outlined in the by-laws.

ARTICLE VIII REGISTERED OFFICE AND REGISTERED AGENT

Terry Morris – 330 Watson Drive, Indialantic, FL 32903

ARTICLE IX BY-LAWS

By-laws will be hereinafter adopted at the first meeting of the Board of Directors. Such by-laws may be amended or appealed in whole, or in part, in the manner provided therein. Any amendment to the by-laws shall be binding on all members of this Corporation.

ARTICLE X AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a Director and presented to a quorum of the Board of Directors for their vote. Amendments may be adopted by a vote of a majority of members of the Board of Directors of the Corporation.

ARTICLE XI POWERS

The Corporation shall have all powers, subject to the laws of the State of Florida effecting Church Corporations Not For Profit.

ARTICLE XII DISSOLUTION

In the event of dissolution of the Corporation, the residual assets of the organization shall be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501 (c) (3) of the Internal Revenue Code, or to the Federal, State, or local government for exclusive public purposes; or as provided by Florida Statute upon the dissolution of Corporations Not For Profit.

IN WITNESS WHEREOF, the undersigned Incorporator has executed these Articles of Incorporation, for the purpose of forming this Corporation, not-for-profit, under the laws of the State of Florida, the <u>38th</u> day of <u>Novzmati</u> 2005.

Terry L. Morris

STATE OF FLORIDA COUNTY OF BREVARD

I HEREBY CERTIFY that on this day before me, a Notary Public Duly authorized in the State and County above mentioned to take acknowledgments, personally appeared Terry L. Morris to me known to be the person described in and who executed the foregoing Articles of Incorporation as the director, subscriber, officer, or Incorporator.

WITNESS my hand and official seal in the County and State above named, this **28** day of **Normal** 2005.

Notary Public, State of Florida



CERTIFCIATE DESIGNATING REGISTERED AGENT / REGISTERED OFFICE AND ACCEPTANCE

Pursuant of the provisions of Sections 607.034 and 607.037, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

- 1. The name of the Corporation is His Place Ministries East Coast, Inc.
- 2. The name and address of the registered agent and office is: Terry L. Morris

330 Watson Drive Indialantic, Florida 32903

> Terry L, Morris Registered Agent

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLEY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MANY DUTIES, AND I ACCEPT THE DUTIES AND OBLIGATION OF SECTION 607.325 FLORIDA STATUTES

Signed this 25+1 day of Nourmore 2005

Terry Morris