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# ARTICLES OF INCORPORATION SOUND AN ALARM MISSIONS INT'I, INC.

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WE, THE UNDERSIGNED PERSONS hereby make and file the following Articles of Incorporation for the purpose of forming a not-for-profit corporation pursuant to Chapter 617.013 of Florida Statutes.

#### **ARTICLE I - NAME**

The name of the corporation shall be SOUND AN ALARM MISSIONS INT'L, INC.

#### ARTICLE II - PURPOSE

- 1. Exclusively righteous, charitable and educational with the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any United States International Revenue law.
- 2. To work within communities in matters relating to establishing job skill training as we;; as providing training and service for employment;
- 3. To provide food and clothing as well as financial support to the less fortunate with the goal for stability in their lives.
- 4. To provide housing and immediate facilities for anyone in urgent need. Most of all to be of encouragement to others and be available to serve;
- 5. To establish educational as well as well as child care facilities;
- 6. To pray, sing, teach, preach, proclaim, publish, make known, distribute and disseminate by oral, written or other means of the gospel of our Lord Jesus Christ and all truths based upon and contained within the word of God, the Holy Bible, as interpreted by this Corporation.
- 7. To preserve a clear and separated testimony against idolatry, apostasy, and corruption in the world;
- 8. To establish, ordain, commission and administrate domestic and foreign missionaries, ministers, and Christian workers who are in harmony with the purposes, doctrines and policies of this corporation;
- 9. To support and encourage communication an extension of he Christian life and witness by sound comprehensive preaching, singing ministry, and teaching of the Holy Bible and of the Gospel of the Lord Jesus Christ to all men, not only by conventional modes, but also by all means which will accomplish such communication, extension, teaching and preaching, including

but not limited to media or communication developed by modern technology, and in aid of such communication, extension, preaching and teaching but not for private profit, to sponsor, participate in, conduct or engage in radio broadcasting, television broadcasting, the printing or reproducing and publication of recordings, books and other materials, the establishment and operation of a school or schools, and the holding and conducting of seminars, study groups, prayer groups, workshops an meetings by either resident or traveling evangelists, teachers or other elders.;

- 10. To educate, teach, counsel, and instruct all people by any and all means about the doctrines, teachings and information contained in the Holy Bible and derived from this historic Christian faith.
- 11. To establish assemblies/churches, and any other institutions connected with a Christian, religious, educational, charitable and benevolent character to the end that all people may be instructed, counseled, guided and challenged concerning the doctrines of conduct and life taught in the Holy Bible;
- 12. To bring both families of believers and individual believers in the Lord Jesus Christ together in personal fellowship, both in the home and to congregational meetings;
- 13. To act with charitable concern for, and to help all men in need which this ministry can give, regardless of race, social positions, or religious affiliation to develop and carry out programs of ministry to help the poor and needy, widowed, orphaned, afflicted, imprisoned, underprivileged or aged persons;
- 14. To recognize, support and cooperate with various ministries established by God to equip believers to fulfill their respective functions as members of the body of Christ and to bring the whole body of Christ to full maturity in His love and faith;
- 15. To engage in such other business, whether related thereto or no, as may be approved by the Board of Directors and which business are permitted by law.

#### ARTICLE III - TERM OF EXISTENCE

This Corporation shall have perpetual existence commencing upon the filing of these articles

#### ARTICLE IV- BOARD OF TRUSTEES

A Board of Trustees will be appointed at our monthly director's meeting and vested with management of both spiritual and secular business and affairs of said corporation subject to the law, Articles of Incorporation and the By-Laws. The number of Trustees of this corporation

shall not be less than three at any time. Amendment will be made of the By-laws and the number of Trustees may vary from time to time between a minimum of nine. The manner of election will be stated in the By-Laws.

The names and address of the initial trustee of this corporation, who shall hold offices for the first year for re-election or until a successor or successors are elected and have qualified shall be:

NAME	ADDRESS	₹}
Mazel A. Hart	13448 S. W., 154 St., Unit 2406 Miami, FL 33177	٩
Roy Prendergast	13448 S.W. 154 St., Unit 2406 Miami, FL 33177	

The number of Trustees of the corporation shall not be less than three at any time. Until further amendment of the By-laws, the number of Trustees may vary from time to time between a minimum of three and a maximum of nine. The manner of election will be stated in the Bt-laws.

### ARTICLE V - CONTRACTS, CHECKS DEPOSITS AND FUNDS

Section 1. The Board of Trustees may authorize any officer or officers, agency or agents of the corporation to enter into contracts or execute and deliver instruments in writing the name of and on behalf of the corporation and such authority may be general or confined to specific instances.

Section 2. All checks, drafts, or other orders of payment of money, notes or other evidences of indebtedness issued in the name of he corporation shall be signed by each officer or agents of the corporation, and in such manner as shall from time to time determined by resolution of the Board of Trustees.

Section 3 All funds of the corporation shall be deposited to the credit of the corporation in such banks, trust companies or other depositories as the Board of Trustees may select.

Section 4 The Board of Trustees may accept on behalf of the corporation any contribution, gift, bequest or device for the general purpose or for any special purpose of the corporation.

#### ARTICLE VI - BY LAWS

The Board of Trustees shall provide the By-laws for the conduct of its business and the business of the Corporation as the Board of Trustees may deem necessary from time to time. Such By-laws nay be amended, altered or rescinded by a majority of its vote of the Board of Trustees present at any regular meeting or any special meeting which is called for that purpose.

#### **ARTICLE VII- ACTIVITIES**

Notwithstanding any other provision of this article, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 50l(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

#### **ARTICLE VIII - DISSOLUTION**

The Corporation may be dissolved only pursuant to the agreement of the Board of Directors. Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 50l(c)(3) of the Internal Revenue Code, or the corresponding provision of any future federal tax code or shall be distributed to the federal government, or to the state of local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of he 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 for such purposes.

#### ARTICLE XI- REGISTERED AGENT AND INITIAL REGISTERED OFFICE

The Registered Agent and the street address of the initial Registered Office of this Corporation in the State of Florida shall be:

NAME ADDRESS

Jennifer Prendergast 13448 S.W. 154 St., Unit 2406 Miami, FL 33177

The Board of Directors from time to time may move the Registered Office to any other address in the State of Florida. The principal office and the Registered Office is at the same address.

#### ARTICLE VII - INCORPORATOR

The name and street address of the person signing these Articles of Incorporation as the Incorporator is:

NAME ADDRESS

Mazel A. Hart 13448 S.W. 154 St., Unit 2406

Miami, FL 33177

#### ARTICLE VIII - AMENDMENT

The Articles of Incorporation may be amended by the directors on majority vote at any regular or special meting called in accordance with the provision of the By-Laws.

IN WITNESS WHEREOF, the undersigned, as Incorporator, has executed the foregoing Articles of Incorporation this 39th day of October 2005.

STATE OF FLORIDA COUNTY OF DADE

BEFORE ME, a Notary Public, personally appeared MAZEL A. HART, to me known to be the person described as Incorporator and who executed the foregoing Articles of Incorporation, and acknowledge before me that the subscribed to these articles of Incorporation this 29 day of Getober 2005.

November

**NOTARY PUBLIC** 

Sign:: Michelle X. Arguello.

Print: Michelle N. Arguello.

State of Florida at Large My Commission Expires

2009

## ACCEPTANCE BY REGISTERED AGENT

The undersigned hereby accepts, the appointment as Registered Agent of SOUND AN ALARM MISSIONS INT'L, INC. which is contained in the foregoing Articles of Incorporation.

DATED this 2944 day of October 2005.

JENNIFER PRENDERGAST

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