N06000001116

| (R | equestor's Name) | |
|---|----------------------|-------------|
| | | |
| (Ac | ddress) | |
| | | |
| (Ad | ddress) | |
| , | • | |
| | ity/State/Zip/Phone | |
| (0) | tty/Otate/21p/F11one | ·π) |
| PICK-UP | ☐ WAIT | MAIL |
| | | |
| (Bi | usiness Entity Nam | ie) |
| | | |
| (Do | ocument Number) | |
| , | · | |
| Certified Copies | Cartificates | of Statue |
| Cerunica Copies | Certificates | OI Olatus |
| <u></u> | | |
| Special Instructions to Filing Officer: | | |
| | | |
| | | |
| | | |
| | | j |
| | | |
| 1 | | |
| | | j |
| | | |

Office Use Only



600064556166

M1/30/06--01046--014 **87.50

FILEU
SECRETARY OF STATE
SECRETARY OF STATE

C.g.F

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

\$78.75

Filing Fee

Filing Fee & Certificate of

Status

☐\$78.75
Filing Fee
& Certified Copy

\$87.50

Filing Fee,

Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

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

ARTICLES OF INCORPORATION OF STATE TALLAHASSEE NEIGHBORNA S.P.I.R.I.T. AND L.O.V.E. OUTREACH MINISTRIES

Article One

The name for the corporation is. S.P.I.R.I.T. AND L.O.V.E. Outreach Ministries, Inc.

ARTICLE TWO

The principal place of business and the mailing address of this corporation shall be P.O. BOX 951 Wildwood, Fl. 34785

ARTICLE THREE

The general purpose for which this corporation is organized is: providing families with spiritual educational, physical, social, healthy counseling, culture, personal development and recreational services. To interpret and expound the Holy Bible; to maintain it as the foundation of all spiritual truth; to establish a church; to ordain ministers of the Gospel, authorized by it to teach and minister unto its members, feed & clothe the poor, visit the sick, do drug re-habilitation, perform marriages, administer Sacraments and burial of the dead, and to exercise such authority over its membership through suitable regulations and by-laws as may be appropriate for the establishment and maintenance of a sect of the Christian faith and for such religious purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1985, as amended, or corresponding provisions of any subsequent federal tax laws, including, for such purposes, the making of distributions to organizations which qualify as tax-exempt organizations under that Code, as may be amended from time to time. There will be no form of gambling such as bingo raffles or lotteries This corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene (by publication or distribution of any statements or otherwise) in any political campaign on behalf of any candidate for public office.

ARTICLE FOUR

The manner of which the directors are elected or appointed; each director will be appointed by membership ballots, termination of said corporation can only be done by a unanimous vote of the Executive Staff.

ARTICLE FIVE

The name and Florida street address of the initial registered agent shall be Gene Baker 5901 N.W. Terr. Ocala, Fl. 34485

ARTICLE SIX

The name and address of the subscribers to these Articles of Incorporation are:

| Gene Baker | President | 5901 N.W. Terr. Ocala Fl. 34482 |
|-----------------|----------------|------------------------------------|
| Marisene Walter | Vice-President | |
| Sonya Rose | TreasurerI | P.O. Box 1194 Wildwood, Fl. 34785 |
| Rosalind Weaver | Secretary | 208 Jackson St. Wildwood Fl. 34785 |
| Annette Beard | Board Member | 300 Pitt St. Wildwood Fl. 34785 |

ARTICLE SEVEN

This corporation shall have a perpetual existence.

ARTICLE EIGHT

Corporate members and supporting members of the corporation shall be in good standing, only corporate members shall have voting privileges.

ARTICLE NINE

To become a member of the corporation a desire for membership must be given and a willingness to honor and abide by the constitution and By-Laws of the corporation must be expressed.

ARTICLE TEN

This corporation commences and its operations outlined in the Articles of incorporation upon filing of said Articles of Incorporation with the secretary of the commonwealth of Florida.

ARTICLE ELEVEN

Gene Baker shall serve as the President of the corporation and the only one with power to appoint officers to any vacant office for the duration of term of that office. The President of the corporation shall have the right to assume the office and title of Overseer of the corporation as long as said President is in good standing. The appointed officers shall be known as the Executive Staff.

- a) Gene Baker the founder of said corporation shall remain in office as President until such time as death or he is no longer able to hold said office and he shall name the successor when that time comes any officer who wishes to resign must do so in writing two weeks before the effective date.
- b) All officers appointed shall serve for a term of two(2) years unless officer resign or God say otherwise.
- c) The President shall sign all certificates, contracts, deeds, and other investments of the corporation. All real estate and properties purchased in the name of the corporation shall be owned by the corporation, real estate or other property may be acquired by purchase, gift, devise or deed. Said property shall be held in trust for use and benefit of S.P.I.R.I.T. AND L.O.V.E. Outreach Ministries Inc.....
- d) Special meetings may be called by written or verbal notice to all members at least five (5) days prior to said meeting.
- e) No regular or special meeting of the officers of the corporation when the President is absent, the president must be at all meetings (with the exception of serous illness or death) in order for the meeting to be legal.
- f) None of the officers of the corporation should be liable of any legal action made against the corporation.

ARTICLE TWELVE seal

The corporate seal shall be circular in form and have the inscribed thereon, the name of the corporation, the seal shall be kept by the secretary or the president of the corporation.

a) Special and specific notice must be given of any proposed amendments or repealing to be submitted at a meeting. Such notice must be given ten days before the meeting.

- b) The Articles of Incorporation or By Laws may be amended at any meeting called for that purpose.
- c) The gospel ministries in which we reserve the right to license and ordain shall be: Prophet, Prophetess, Ministers, Pastors, Deacons, Elders, Evangelist, Bishops, and Apostles.
- d) The corporation reserve the right to ordain both male and female into the gospel ministry licenses and ordination credentials shall be valid for as long as the individual is in good standing, with his or her local church.
- e) All credentials issued by S.P.I.R.I.T. AND L.O.V.E. Outreach Ministries Inc. must be signed by the President, or the local pastor and members of the set corporation.
- f) No office is given without being proved first.
- g) S.P.I.R.I.T. AND L.O.V.E. Outreach Ministries Inc. gives power of attorney to the President, Secretary, and the Vice-President

ARTICLE THIRTEEN

No marriage will be performed without counsel first.



By his signature below, Gene Baker accepts designation as registered agent of S.P.I.R.I.T. AND L.O.V.E. Outreach Ministries Inc.

I Gene Baker certify that I am familiar with and accept the responsibilities of registered agent.

Hene Baker Gene Baker Registered Agent/Incorpora