| (Re | equestor's Name) | |
|-------------------------|--------------------|-------------|
| (Ac | ldress) | |
| (Ac | idress) | |
| (Cit | ty/State/Zip/Phone | » #) |
| PICK-UP | ☐ WAIT | MAIL |
| (Bu | isiness Entity Nan | ne) |
| (Do | ocument Number) | |
| Certified Copies | _ Certificates | of Status |
| Special Instructions to | Filing Officer: | |
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OF FEB 27 AM 9: 22

TRANSMITTAL LETTER

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

| SUBJECT: | ickle Break | ers Christian | 1 Center |
|---------------------------|------------------------------|-----------------------------|------------------------|
| | | TE NAME - MUST INCLUI | DE SUFFIX) |
| TNI | ernational, | TKV | |
| 111 | a nanonais. | | |
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| Enclosed is an original a | and one(1) copy of the artic | cles of incorporation and a | check for: |
| | | | |
| • | | | 7 |
| _ | _ | | / |
| \$70.00 | \$78.75 | \$78.75 | \$87.50 |
| _ | ☐ \$78.75 Filing Fee & | □\$78.75 Filing Fee | \$87.50 Filing Fee, |
| \$70.00 Filing Fee | \$78.75 | \$78.75 | \$87.50 |

ADDITIONAL COPY REQUIRED

FROM: PASTON DAY L. HOLL

Name (Printed or typed)

7414 Radiant Circle

Address

ON Co. F. 38810

922-4661

Dayting Telephone 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) |
|--|
| ARTICLE I NAME The name of the corporation shall be: Shackle Breakers Christian Center International, I |
| ARTICLE II PRINCIPAL OFFICE The principal place of business and mailing address of this corporation shall be: 1414 Radian+ Circle, Orlando, FL 32810 |
| ARTICLE III PURPOSE The purpose for which the corporation is organized is: See AHAHCMAN The purpose for which the corporation is organized is: See AHAHCMAN The purpose for which the corporation is organized is: |
| ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected or appointed: By a majority were of the ceo and science directors. |
| ARTICLE V INITIAL DIRECTORS OFFICERS The name(s), address(es) and title(s): (SO-Pastor Daryl Hall, 7414 Radiant Circle, Orlando, FL, 32810 V.D CO-Dastor Kelly Hall, 7414 Radiant Circle, Orlando, FL, 32810 THUSTER-Jan Gaines, 4600 Cranston Place, Orlando, FL 32 TRUSTER-Kimmi Gaines, 4600 Cranston Place, Orlando, FL 32 ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS The name and Florida street address of the registered agent is: Daryl L. Hall, 7414 Radiant Circle, Orlando, FL, 32816 |
| ARTICLE VII INCORPORATOR The name and address of the Incorporator is: DUTY L HOUR, 1414 RADIANH CHOR, OHANDO, FL 32010 |
| ************************************** |
| Signature/Registered Agent Oaryl & Moll Date Date |
| Dougl & Moll Date Signature/Incorporator Dougl & Moll Date |

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"This corporation is organized and operated exclusively as a church; for religious, charitable and educational purpose within the meaning of section 501(c)(3) of the Internal revenue Code."

"Notwithstanding any other provision of the 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 Law or (b) by a corporation contributions to which are deductible under section 170 (c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law)."

*No part of the net earning of the corporation shall inure to the benefit of, or be distributed to its members, directors, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the corporations exempt purposes.

"No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of, or in opposition to, any candidate for public office."

"Upon winding up and dissolution of this corporation, after paying or adequately providing for the debts and obligation of the corporation, the remaining assets shall be distributed to a non-profit fund, foundation, or corporation which is organized and operated exclusively for charitable, educational, religious, and or scientific purposes and which has established its tax exempt status under section 501(c)(3)

Of the Internal Revenue code."

"However, if the named recipient is not then in existence or no longer a qualified distribute, or unwilling or unable to accept the distribution, then the assets of this organization shall be distributed to a fund, foundation, or organization which is organized and operated exclusively for the purposes specified in section 501(c)(3) of the Internal Revenue Code."