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# **COVER LETTER**

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

SUBJECT:	Wonderful Savior Ministries Inc.
	(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original a	nd one(1) copy of the Art	icles of Incorporation and	a check for:
\$70.00 Filing Fee	Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy  ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate
FROM:	Herman Alston	Printed or typed)	- REQUIRED

9715 NW 27th Avenue

Miami, Florida 33147

305-693-7613

Daytime Telephone number

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

Address

City, State & Zip

#### ARTICLES OF INCORPORATION

**OF** 

PM 12: 30

# WONDERFUL SAVIOR MINISTRIES, INC. A Nonprofit Corporation

We the undersigned hereby associate ourselves together for the purpose of forming a corporation, not for profit, under the laws of the State of Florida.

#### ARTICLE I

The name of the corporation shall be **WONDERFUL SAVIOR MINISTRIES**, **INC.** Herein.

After referred to as the Corporation. The corporation is organized pursuant to the provisions of the General Non-Profit Corporation law of the State of Florida and shall have perpetual existence.

#### ARTICLE II

Principal office for the transaction of business of this corporation is to be located at 9715 NW 27<sup>th</sup> Avenue, Miami, Florida 33147.

#### ARTICLE III

#### **PURPOSE**

The purpose for which the Corporation is incorporated is (are): This is a non stock, non-profit corporation. This corporation will engage in: but shall not be limited to the following activities: sheltering, feeding and clothing the homeless, abused and any other indigent persons, radio/television broadcast, day care facility, to provide guidance. To found and operate a Non Denominational Ministry.

The purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary, and educational within the meaning of section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law. Said corporation is organized exclusively for charitable,

religious and educational purposes including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501 (c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law. Notwithstanding any other provision of these articles, the organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501 (c)(3) of the Internal Revenue law.

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 responding section of any future Federal tax code) or, (b) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code (or corresponding section of any future Federal tax code).

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members, trustees, directors, officers or any 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 Section 501(c)(3) purposes. No substantial part of the activities of the corporation shall be 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, or in opposition to, any candidate for public office.

#### ARTICLE IV

The powers, Authority and responsibilities of the Corporation shall be vested in the Board of Directors consisting not more than 15 or less than 3 members. The powers shall include, but not be limited to:

- 1) Manage, control, and supervise the business affairs of the Corporation.
- Conduct elections and make appointments for the perpetuation of the Board and staff.
- Adopt and establish necessary rules and Regulations for the effective and successful operation of the Corporation.
- To conduct periodic meetings at which the public is encouraged and invited to attend.
- Employ a Director and necessary staff. Fix all officers and staff salaries, and prescribe

### their job descriptions.

The number of Directors may be fixed or changed from time to time by amendment of the Articles of Incorporation of this Corporation or by amendments of the Bylaws of this Corporation adopted by the Vote or written assent of the Members of the Corporation entitled to exercise a majority of the quorum at a meeting of the Members called pursuant to the Bylaws.

#### ARTICLE V

Board members shall be elected or appointed in the manner in accordance with the method provided for in the Bylaws, which shall conform to the provisions of Florida Statues.

The number of initial directors constituting the Corporation's Board of Directors shall be 4 until the first annual meeting of the corporation, at which time directors shall be elected. The following persons shall serve as directors until the first annual meeting:

9715 NW 27th Avenue Herman Alston

Miami, Florida 33147

9715 NW 27th Avenue Laura Alston

Miami Bch, Florida 33147

2410 NW 95th Street Herman Alston Jr.

Miami, FL 33147

2410 NW 95th Street Arthur Jameson

Miami, FL 33147

#### ARTICLE VI

The names of the initial officers who are to serve until the first annual meeting are as follows:

President:

Herman Alston

Vice President:

Laura Alston

Secretary:

Herman Alston Jr.

Treasury:

Wayne Jameson

The authorized number of qualifications of members of the Corporation, the different classes of membership if any, the property, voting and other rights and privileges of Members and their liabilities to dues and assessments and the method of collection thereof, shall be as set forth in the Bylaws.

#### ARTICLE VII

The name and street address of the person of the person signing these Articles of incorporation is:

Herman Alston 9715 NW 27<sup>th</sup> Avenue

Miami, Florida 33147

#### ARTICLE VIII

Upon winding up and dissolution of the Corporation, the assets of the Corporation remaining after payment of, or provision for payment of, all debts and liabilities of the Corporation, shall be distributed to a non-profit organization and used exclusively to

accomplish the general purpose for which the Corporation is organized. If the Corporation holds any assets in trust, such assets shall be disposed of in such a manner as may be directed by decree of the Circuit Court of the County in which the Corporation's principal office is located, upon petition therefore the Attorney General or by any person Concerned in the liquidation.

## ARTICLE IX - REGISTERED AGENT

The street address of the initial registered office of this corporation is 9715 NW 27<sup>th</sup> Avenue Miami, FL 33147 and the name of the initial registered agent of this corporation is Herman Alston.

STATE OF FLORIDA	)	
	) SS:	
COUNTY OF 1	MIAMI DADE	)

The foregoing Articles of Incorporation of WONDERFUL SAVIOR MINISTRIES. INC. were acknowledged before me this \_\_/p \( \frac{1}{2} \) day of \_\_//\_ 2006, by Herman Alston as Incorporator.

Notary Public

My Commission expires:



# ACCEPTANCE OF REGISTER AGENT

Having been named to accept service of process for WONDERFUL SAVIOR MINISTRIES INC. at the place designated in the Articles of Incorporation, Herman Alston agrees to act in this capacity, agrees to comply with the provisions of Section 48.091 of the Florida Statues relative to keeping open such office, is familiar with, and accepts the obligations provided for in Section 607.325 of the Florida Statutes.

Date: 5-6-06

Herman Alston

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