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FLORIDA PROFIT/NON PROFIT CORPORATION

CELEBRATION OF THE MESSIAH, INC.

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ARTICLES OF INCORPORATION

OF

CELEBRATION OF THE MESSIAH, INC.

We, the undersigned residents of the State of Florida, being twenty-one (21) years or more of age, do hereby associate ourselves together for the purpose of forming a nonprofit corporation under the statutes of the State of Florida.

ARTICLE ONE

NAME AND LOCATION

The name of the corporation shall be CELEBRATION OF THE MESSIAH, INC., and its location shall be111 Beal Parkway, SE, City of Fort Walton Beach, County of Okaloosa, State of Florida.

ARTICLE TWO

PURPOSE

Said corporation is organized to engage in any lawful act or activity for which corporations may be organized under Chapter 617 of the Florida Statutes and which such organizations exist exclusively for charitable, religious, and educational purposes as determined under Sections 501(c)(3) and 170 of the Internal Revenue Code, or corresponding section of any future federal tax code.

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ARTICLE THREE

PROHIBITED ACTS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable 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 distributions in furtherance of the purposes set forth in ARTICLE TWO. 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 of any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any activities not permitted to be carried on by a corporation exempt for Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Code of 1986, as amended (or the corresponding provision of any future)

ARTICLE FOUR

STOCK

The corporation shall be a nonstock corporation, and no dividends or pecuniary profits shall be declared or paid to the members thereof.

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ARTICLE FIVE

DIRECTORS

The number of directors constituting the initial board of directors of the corporation is seven (7), and the names and addresses of the persons who are to serve as initial directors are as follows:

Name	Address
Jim Robinson	41 Birch Avenue Shalimar, FL 32579
Becky Ann Mills	1649 Smugglers Cove Circle Gulf Breeze, FL 32563
Denise Whaley	111 Beal Parkway SE Fort Walton Beach, FL 32548
Carole Williams	P.O. Box 5358 Navarre, FL 32566
Jamey Shannon	977 Claeven Circle Fort Walton Beach, FL 32547
Nancy Heart	7473 Sandstone Navarre, FL 32566
Jeff Chapman	29 Oregon Drive Fort Walton Beach, FL 32548

Members of the Board of Directors shall be elected and hold office in accordance with the

By-Laws.

ARTICLE SIX

GENERAL OFFICERS

The general officers of the corporation shall be the president, secretary, and treasurer. The By-Laws shall provide the qualifications to hold office, the duties of each office and the duration of each officer's term.

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ARTICLE SEVEN

MEMBERSHIP REQUIREMENTS

The conditions and regulations of membership and the rights and other privileges of the classes of membership shall be determined and fixed by the bylaws.

ARTICLE EIGHT

DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at that time qualify as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986 as amended (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE NINE

INCORPORATOR

The incorporator is Whitney Hipsh, Esquire, of 1104 Eglin Parkway, City of Shalimar, County of Okaloosa, State of Florida.

ARTICLE TEN

REGISTERED AGENT

The registered agent is Whitney Hipsh, of 1104 Eglin Parkway, City of Shalimar, County of Okaloosa, State of Florida.

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IN WITNESS WHEREOF, the undersigned incorporator does hereby execute these Articles

of Incorporation on $M \mathcal{U}$ 22 2006.

Incorporator

ACKNOWLEDGMENT

STATE OF FLORIDA COUNTY OF OKALOOSA

Before me, the undersigned officer, personally appeared the above signed Whitney Hipsh, Incorporator, for the purpose of lawfully executing these Articles of Incorporation.



Notary Public

My Commission Expires:

ACCEPTANCE BY THE REGISTERED AGENT

I, MUMU Hipsh, hereby accept appointment as registered agent for the corporation, and acknowledge my acceptance with my signature below on MdM 23, 2006.

eistered Agent

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