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SECRETARY OF STATE ALLAHASSEE, FLORIDA

TOTO 35 GHOT



July 19, 2006

Department of State
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Re: RejectReligion, Inc.

To Whom it May Concern,

Enclosed are Articles of Incorporation for RejectReligion, Inc., a Florida not-for-profit corporation. I have also enclosed a check for \$87.50 to cover filing fees, a certified copy of the Articles of Organization (additional copy included) and a Certificate of Status.

Please note that on June 21, 2006, I filed electronic Articles of Organization regarding this same company (See W06000028060). I withdrew that application that same day, after learning that corporations requesting 501(c)(3) treatment from the Internal Revenue Service must include specific language in the purpose statement, which is included in the current Articles of Incorporation and which required more than the 240 spaces allowed in electronic filing. Please excuse any confusion this may have caused.

Please call with any questions or concerns. Otherwise, I look forward to receiving the certified copy of the Articles and the Certificate of Status at your earliest convenience. Thank you for your attention to this matter.

Very Truly Yours,

Merideth C. Nagel

cc: Leon Bloder



August 4, 2006

Florida Department of State Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Attn: Tammy Hampton, Document Specialist, New Filing Section

Re: RejectReligion, Inc. Ref. Number W06000032461

Dear Ms. Hampton,

Enclosed please find an amended original and one (1) copy of the Articles of Incorporation for RejectReligion, Inc. I believe I have addressed those matters you correctly pointed out to be out of compliance with the pertinent statute. I have also enclosed a copy of your prior letter to me, for your convenience.

Should you have any questions or concerns, please do not hesitate to contact me.

IN AND

Very Truly Yours,

Merideth C. Nagel



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THE PROST PLANTING

July 21, 2006

MERIDETH C NAGEL, PA P O BOX 121310

CLERMONT, FL 34717 347/2 - /3/0

SUBJECT: REJECTRELIGION, INC.

Ref. Number: W06000032461

We have received your document for REJECTRELIGION, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Non-Profit Corporations do NOT have stockholders. Please remove all refences to stockholders from the articles.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6855.

Tammy Hampton **Document Specialist** New Filing Section

Letter Number: 106A00046688

FILED

RejectReligion, Inc.

A Florida Not-for-Profit Corporation ARTICLES OF INCORPORATION

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE I NAME

The name of the Corporation shall be "RejectReligion, Inc."

ARTICLE II PRINCIPAL OFFICE

The principal office of the Corporation, and its mailing address, shall be established and maintained at 11734 Lake Clair Circle, Clermont, FL 34711. The Corporation may also have offices at such places within or without the State of Florida as the board may from time to time establish.

ARTICLE III PURPOSE

The Corporation is organized exclusively for charitable, religious, educational, and scientific 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, or the corresponding section of any future federal tax code.

The names and addresses of the persons who are the initial trustees of the corporation are as follows: Leon Bloder; 11734 Lake Clair Circle, Clermont, FL 34711.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 herein. No substantial part of the activities of the corporation shall be the 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 or in opposition to any candidate for public office. 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 the corresponding 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 the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal

Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the 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 exclusively for such purposes.

ARTICLE IV DIRECTORS MANNER OF ELECTION

- 1. BOARD OF DIRECTORS. The business of the Corporation shall be managed and its corporate powers exercised by a Board of Directors, each of whom shall be of majority age.
- 2. ELECTION AND TERM OF DIRECTORS. Directors shall be elected at an annual meeting. Each Director elected shall hold office until his successor has been elected and qualified, or until his prior resignation or removal.
- 3. VACANCIES. If the office of any Director, member of a committee or other officer becomes vacant, the remaining Directors in office, by a majority vote, may appoint any qualified person to fill such vacancy, who shall hold office for the unexpired term and until his successor shall be duly chosen.
- 4. REMOVAL OF DIRECTORS. Any or all of the Directors may be removed with or without cause by vote of a majority of all of the stock outstanding and entitled to vote at a special meeting of Stockholders called for that purpose.

ARTICLE V INITIAL BOARD OF DIRECTORS

Leon Bloder, 11734 Lake Clair Circle, Clermont, FL 34711 Chairman of the Board

Ryan A. Kelly, 11921 Cypress Landing Avenue, Clermont, FL 34711 Vice-Chairman of the Board

Merideth C. Nagel, 11734 Lake Clair Circle, Clermont, FL 34711 Member of the Board

ARTICLE VI REGISTERED AGENT

The Registered Agent for the Corporation is:

Merideth C. Nagel, P.A. 953 10th Street Clermont, FL 34711

ARTICLE VII INCORPORATOR

Leon F. Bloder 11734 Lake Clair Circle Clermont, FL 34711

Having been named as the registered agent to accept s3ervice of process for the above-stated corporation at the place designated for this certificate, I am familiar with and accept the appointment as registered agent and agree to act in that capacity.

Merideth Nagel, Esq., Registered Agent

President, Merideth Nagel, P.A.

Leon F. Blader, Incorporator