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1006-35395

TRANSMITTAL LETTER

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

SUBJECT: LOVE OUTREACH MINISTRY
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

\$87.50

Filing Fee

Filing Fee,

& Certified Copy

Certified Copy

& Certificate of

Status

ADDITIONAL COPY REQUIRED

FROM:

SHELINA BREEDLOVE

Traine (2 Indies of Oppos)

Address

OPLANDO, FL 32808

407 298-0516

Davtime Telephone number

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



August 10, 2006

SHELINA BREEDLOVE 3268 CHOLLA WAY ORLANDO, FL 32808

SUBJECT: LOVE OUTREACH OUTREACH MINISTRY, INC.

Ref. Number: W06000035395

We have received your document for LOVE OUTREACH OUTREACH MINISTRY, 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):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

The name of the entity must be identical throughout the document.

Check the spelling of the registered agent name under the signature line.

You must list at least one incorporator with a complete business street address.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

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) 245-6879.

Ruby Dunlap Regulatory Specialist New Filing Section

Letter Number: 106A00049835

FILED

ARTICLES OF INCORPORATION

06 AUG 31 AM 8: 45

Love Outreach Fellowship Ministries, Inc. of Central Florida

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Article I

The name and address of this principal corporation is Love Outreach Fellowship Ministries, Inc. of Central Florida, located at 3268 Cholla Way, Orlando, Florida 32808, in Orange County. The principal office is also the mailing address. The corporation is organized pursuant to the FLORIDA Nonprofit Corporation Code.

Article II

This Corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. This corporation is organized under the Nonprofit Public Benefit Corporation Law to: operate exclusively for religious, charitable, and educational purposes. To aid the poor and disadvantaged Individuals and families toward a life of self-sufficiency and other programs to aid those in need, and distinct ecclesiastical, or any superseding statue thereto, and such purposes shall include the following:

- a) Religious
- b) To conduct a local Church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all of the Commandments and provisions as set forth in the Holy Bible, the irrevocable word of God, Pursuant thereto, the following activities and guidelines shall be established:
- (i) To disseminate the gospel of Jesus Christ and the Word of God, to the end that the people of God may be conformed to the image of Jesus Christ.
- (ii) To pray for and counsel with couples for the healing of their marriages, so that the home life of each member is healthy and fruitful by biblical standards.
- (iii) To regularly assemble together the member of this Church fellowship one with another and to worship god in spirit and in truth; and to cooperate in assembling of the whole body of Christ.
- (iv) To provide basic New Testament discipleship in its fellowship and activities and in the move of the Holy Spirit.
- (v) To baptize in water; to anoint the sick with oil; to marry; to dedicate infants; to celebrate the Lord's Supper; and to bury.
- (vi) Establish a bible Training School or School of Theology (not considered an accredited educational institution) for the preparation of ministers who minister for Miracle Tabernacle Church, Inc.

Article III

The duration of the corporation is perpetual.

Article IV

This number constituting the initial board of directors of the Corporation is (3) three or more, and the names and address of the persons to serve are:

Shelina Breedlove, President/Pastor 3268 Cholla Way, Orlando, Florida 32808

Tanisha Johnson, Vice President

same

LaToya Sapp, Treasure

same

Lauren Peace, Secretary

same

Tiffany Breelove, Board member 5336 Long Rd. #C, Orlando, Florida 32808

Article V

In accordance with and in addition to the powers conferred by the laws of the State of Florida, the Non-Profit Corporation shall have the following powers:

- (a) To receive and accept gifts and money and property and to hold the same for any of the purposes of the Corporation and its work.
- (b) To raise and assist in raising funds for the purposes herein set forth, including the issuance of bonds or other instruments of credit.
- (c) To acquire, own, lease, mortgage and dispose of property both real and personal.
- (d) To conduct and carry on religious services and instruction through to public media, including electronic broadcasting, AM and FM radio, telecasting, microwave distribution, closed circuit transmission, and cable television.
- (e) To acquire, own and operate such broadcasting and/or telecasting facilities.
- (f) To issue annuities and to enter into gift-annuity contracts.
- (g) To accept property and donations in trust for religious or charitable purposes.
- (h) To acquire, hold, own, sell, assign, mortgage, pledge, or otherwise dispose of shares of the capital stock, bonds, obligations or other securities of other corporation, domestic, or foreign, as investments or otherwise, in carrying out any of the purposes of the Corporation and, while the owner thereof, to exercise all rights, powers and privileges of ownership, including the power to vote thereon.

Article VI

The property this non-profit corporation is irrevocably dedicated to charitable purposes. This non-profit corporation is not organized for pecuniary gain or profit, nor shall it have any power to issue certificates of stock or declare dividends, and no part of

its net earnings or assets shall inure to the benefit of any members directors, trustees, of individuals, except that they shall be authorized and empowered to pay a reasonable compensation for actual expenditures and services actually rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of this Corporation shall be the carrying on of propaganda or otherwise to influence legislation and this Corporation shall not participate in or intervene in (including the publishing or distribution or statements) a political campaign. Notwithstanding any other provisions of these articles, this Corporation shall not carry any other activities not permitted to carry on by:

- (a) A Corporation exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue code of 1984 (or the corresponding provision of any future United States Internal Revenue Law) or,
- (b) A Corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).
- (c) In the event of the dissolution of this Corporation, or in the event it shall cease to carry out the objects and purposes herein set forth, all of the business, property and assets of the Corporation shall go and be distributed to such Non-Profit Corporation qualifying as an Organization exempt under the provisions of Section 501 (c) (3) of the Internal Revenue code 1954, as amended, or any superseding statue thereof, and as an Organization qualifying as a public charity under the provisions of section 509 (a) (1) or 509 (a) (2) of the Internal Revenue Code of 1954, as amended, or any superseding statue, as the Trustees of the corporation may select and designate; and in no event shall any of said assets or property, in the event of dissolution thereof, go ort be distributed to members, either for the reimbursement of any sum subscribed, donated or contributed by such members, or for any other such purpose. Any such asset not so disposed of shall be disposed of by the Circuit court of the county in which the principle office of the corporation is located, exclusively for such purposes, or the Organization as said Court shall determine, which are organized and operated exclusively for such purposes.

Article VII

This corporation is organized pursuant to the provisions of the Florida Corporation Not for Profit code. All Trustees of this corporation now in good from time to time admit membership, shall be members of this Corporation. The Board of Trustees shall have and is hereby given power and authority to provide for the qualifications and requirements for membership which without doctrinal provisions or terminology shall primarily require a belief in the shed blood of Jesus Christ as the only atonement made for sin, and in the trinity of the godhead and the church as one spiritual Body made up of all true believers and shall provide the means and manner of admission of membership, which admission shall be free of charge therefore, and shall likewise provide means for suspension from its membership.

Article VIII

The method of election of directors is as stated in the bylaws.

The business and property of the Corporation shall be managed by a board of not less than or limited to three (3) Directors (Trustees). The present Trustees now duly constituted and elected shall constitute the Board of Trustees and they shall hold their offices permanently so that it maybe until other or further election.

In the event of the inability of any Trustee to act, or in the vent of the death of any Trustee, the remaining trustees shall elect another Trustee, or Trustees, to fill the vacancy or vacancies, thus created. Each Trustee shall be a member in good standing of the Corporation a new trustee shall be elected by a majority vote to the total Trustees, excluding the Trustee whose position is being filled by vote.

Article IX

The address 3268 Cholla Way, Orlando, Florida 32808, and the name and address of the registered agent of the corporation shall be: Shelina Breedlove. I hereby am familiar with and accept the duties and responsibilities as the registered agency.

Molin Breedleve (signature)

Shelina Breedlove, President / Incorporator

3268 Cholla Way

Orlando, Florida 32808

Article X

The address of the registered office is: 3268 Cholla Way, Orlando, Florida 32808, and The name and address of the registered agent of the corporation shall be:

Sholing Breedleve (signature) - I accept designation as registered agent.

Shelina Breedlove 3268 Cholla Way

Orlando, Florida 32808