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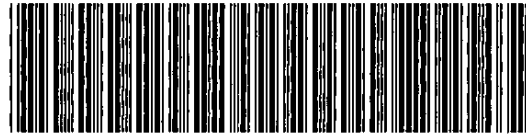
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TALLAHASSEE, FLORIDA

Paul F Ferrari
8145 SE Woodlake Lane
Hobe Sound, FL 33455
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October 4, 2006

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

Subject: UNITY CHURCH IN JENSEN BEACH INC.

Enclosed is the original and one copy of the Articles of Incorporation and a check in the amount of \$87.50 for the Filing Fee, Certified Copy and Certificate for the incorporation of Unity Church in Jensen Beach Inc..

From Paul F. Ferrari
8145 SE Woodlake Lane
Hobe Sound, FL 33455

Daytime phone: (772) 220-8941


Paul F. Ferrari

**ARTICLES OF INCORPORATION
OF
UNITY CHURCH IN JENSEN BEACH INC.**

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TALLAHASSEE, FLORIDA

KNOW ALL MEN BY THESE PRESENTS:

That we, the undersigned, for the purpose of forming a corporation under the laws of the State of Florida relating to benevolent, religious, scientific, educational and miscellaneous associations have entered into the following agreements:

ARTICLE I

The Name of this corporation shall be, **UNITY CHURCH IN JENSEN BEACH INC.** hereinafter referred to as "The Corporation".

ARTICLE II

The registered location of The Church is 3370 Indian River Drive, Jensen Beach, FL 34957. The registered agent of The Church shall be Rev. Amanda Howard, 3370 Indian River Drive, Jensen Beach, FL 34957. I Amanda Howard do hereby accept the designation of : Registered agent of The Church.

Signed Amanda G Howard, Minister

ARTICLE III

Duration of the corporation

The Church shall continue in perpetual succession unless and until dissolved in the manner set forth in Article VIII of these Articles of Incorporation.

Article IV

Purposes

The Corporation is organized exclusively for charitable, educational, religious, or scientific purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954, (the "Code"), and more specifically:

A. Religious, charitable and benevolent, scientific and educational, and especially to conduct religious services and activities according to the rules, regulations, usages and discipline of the Association of Unity

Churches, a non-profit corporation organized and existing under the laws of the state of Georgia, with headquarters located at 401 SW Oldham Parkway, Lee's Summit, MO 64081; and to cultivate social intercourse among its members and to assist in improving the moral and spiritual conditions of humanity.

B. To purchase and sell such literature, including magazines pamphlets, and books as in the opinion of the Board of Directors and the minister would be for the furtherance of its purposes and causes and which would meet the approval of the Association of Unity Churches.

C. To receive love offerings and contributions, to receive, manage, take and hold real, personal and/or mixed property by gift grant devise, or bequest, and to sell or dispose of the same for the benefit of the corporation.

D. To purchase or sell, hypothecate, mortgage and lease such real and personal property as may be necessary for the purposes of the corporation. And to execute deeds, contracts, agreements and obligations, the purpose whereof are consonant with the laws of the State of Florida under which this corporation is formed, and to accept and execute any trust, the purpose of which is lawful under said laws and consistent with the purpose of this corporation; and to do each and everything necessary, suitable, or proper for the accomplishment of any of the purposes herein enumerated, or which at any time appear conducive or expedient for the benefit or protection of this corporation.

E. No part of the net earnings of the corporation shall inure to the benefit of any members, officers, directors, or incorporator of the Corporation, but the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation (except to the extent permitted by the Code), and the Corporation shall not participate in or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

F. Notwithstanding any other provisions of these Articles of Incorporation. The Corporation shall have the powers to carry out any and

all activities in furtherance of any purposes or which a corporation may be organized, except to the extent that any power or purpose would not be permitted to be carried on:

(1) by any organization exempt from Federal Income Taxation under Section 501 (c) (3) of the Code;

(2) by a corporation, contributions to which are authorized deductible under section 170(a) of the code by reason of such corporation being described in Section 170 (c) (2) of the Code.

ARTICLE V

Management

A. This corporation shall have no fewer than 5 nor more than 7 persons who are to act in the capacity of Directors and who shall be known as "Directors", one of whom will be the Minister. The number of Directors is to be established from time to time by the Directors. Initially, there are to be 5 Directors as follows:

NAMES

Addresses

Ilse B. Ferrari

8145 SE Woodlake Lane
Hobe Sound FL 33455

Arthur Gore

435 SW St. Lucie Street
Stuart FL 34997

Amanda Howard
(Minister)

284 NE Elm Terrace
Jensen Beach FL 34957

Nelson F. Lamothe

7832 SE Sugar Sands Circle
Hobe Sound FL 33455

Gail A. White

6531 SE Federal Highway
Apt D 107
Stuart FL 34997

B. The management of the affairs of The Corporation shall be governed by such bylaws as the Minister and the Board of Directors may from time to time adopt. Any proposed amendment shall be subject to ratification by the

membership. The minister shall be appointed initially by the Board of Directors and thereafter, whenever a vacancy occurs for that position.

C. The names and addresses of the persons who shall be known as incorporators are:

NAMES

ADDRESSES

Paul F. Ferrari

8145 SE Woodlake Lane
Hobe Sound FL 33455

Amanda Howard

284 NE Elm Terrace
Jensen Beach FL 34937

Nelson F. Lamothe

7832 SE Sugar Sands Circle
Hobe Sound FL 33455

D. Amendments to these Articles of Incorporation must be made by voting members of this corporation at a legally constituted meeting. Written notice setting forth the proposed amendments must be mailed to all members at least 10 days prior to the required membership meeting. An affirmative vote of 2/3 (66.667%) of all members present and voting shall be necessary to pass any amendment to the Articles of Incorporation.

ARTICLE VIII

Dissolution.

Should this corporation dissolve:

- (a) all property and funds remaining after payment of the debts of the corporation shall be delivered to the Association of Unity Churches, a non-profit corporation organized under the laws of the State of Georgia, for all religious and educational purposes.
- (b) such funds or property shall be for the use and benefit of the Association as may be determined by the Board of Trustees, in alignment with current policies and procedures.
- (c) the Association shall make available according to its current policies and procedures, funds for the reestablishment of a Unity church or center in Jensen Beach, Florida.

Should the Association no longer exist, any assets remaining with the of this corporation 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 for purposes set forth in Section 5.01 (c) (3) of the Code.

IN WITNESS WHEREOF, we have hereunto set our hands this
3rd day of October, 2006

Amara Edwards, Minister
Nelson J. Lomax, VP
Paul F. Lomax

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