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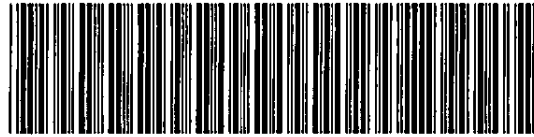
(Business Entity Name)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

J. Shivers OCT 17 2006

COVER LETTER

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

SUBJECT: HIGHER LIVING MINISTRIES INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for (# 205)

☐ \$70.00
Filing Fee

☐ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☒ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: LINDA M SCHELL
Name (Printed or typed)

107 SUNNY BROOK CIRCLE SOUTH
Address

ORMOND BEACH FLORIDA 32174
City, State & Zip

386-547-5757
Daytime Telephone number

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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

**ARTICLES OF INCORPORATION
FOR
HIGHER LIVING MINISTRIES INC.
A Florida Not For Profit Private Foundation**

We, the undersigned natural persons of the age of eighteen years or more, all Of whom are citizens of the State of Florida, acting as incorporators of a Corporation pursuant to chapter 617.0202, Florida Statutes, (F. S.) the not For profit corporation Act, do hereby adopt the following Articles of Incorporation for this corporation. Said 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.

ARTICLE 1 – NAME

The name of this corporation shall be:

HIGHER LIVING MINISTRIES, INC

ARTICLE 11 – PRINCIPAL OFFICE

The principle place of business of this corporation shall be;

107 Sunny Brook Circle South
Ormond Beach Volusia County
Florida 32174

The principle mailing address of this corporation shall be;

P.O. Box 731004
Ormond Beach Vousia County
Florida 32173

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ARTICLE 111 - PURPOSE

This corporation is a religious corporation and is not organized for private gain of any person. It is organized under The Non for Profit Religious Corporation Law exclusively for religious purposes. The purposes for which this corporation is formed are:

A. The specific purposes of this corporation are:

1.- To proclaim the good news of salvation by faith in our Lord Jesus Christ and his full Gospel by any suitable method or media which includes but is not limited to the following;

a.- Establishing and operating an evangelistic outreach for the salvation of lost souls, using personal evangelism, television, radio, crusades, conventions, preaching, teaching, outdoor activities, missions, and other Christian methods.

b.-Assisting and furthering the task of providing Biblical teaching and principles to all who will hear through printed material, speakers, electronic media and any other method that is now or may become available.

c.-To assist in training ministry counselors, teachers, and group leaders for other Christian ministries, Churches, ministers, and missionaries.

2.- To be obedient to God in all that He directs to be done in the furtherance of the Gospel to bring glory to His son, Jesus Christ

B. The general purpose and powers of this corporation are:

1.- To have and to exercise all rights and powers conferred upon not for profit corporation under the state of Florida, including the power to contract, rent, buy or sell personal or real property provided however that this corporation shall not, except to an insubstantial degree, engage in any activity or exercise any powers not in the furtherance of the primary purposes of this corporation.

2.-To do all things necessary, expedient or appropriate to the accomplishment of any of the objectives and purposes for which this corporation is formed.

Notwithstanding any of the above, nor substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign, including the publishing or distribution of statements, on behalf of any candidate for public office.

ARTICLE 1V- MANNER OF ELECTION

The manner in which the Directors are elected or appointed is as follows:

- A. The Incorporators of this corporation shall serve as the initial Directors.
- B. These Directors shall remain in office until such time as a Vacancy occurs because of death, resignation, removal, disqualification, or otherwise. Vacancies will be filled by appointment by the Board of Directors.

ARTICLE V- INTIAL DIRECTORS AND / OR
OFFICERS

The names, addresses and titles of the incorporators of these articles of incorporation are:

President/Pastor ----Linda M Schell
107 Sunny Brook Circle South
Ormond Beach Volusia County
Florida 32174

Vice President-----Fred Wicks
1705 Brazilian Lane
Winter Park, Seminole County
Florida 32792

Secretary/
Treasurer----- Beverly Wicks
1705 Brazilian Lane
Winter Park, Seminol County
Florida 32792

**ARTICLE VI- INTIAL REGISTERED AGENT/
INCORPORATOR**

The name and street address of the initial registered agent/
incorporator is:

Linda M Schell
107 Sunny Brook Circle, South
Ormond Beach Volusia County, Florida 32174

Having been named as registered agent/ incorporator and to
accept service of process for this corporation at the place
designated in this certificate, I herby accept the appointment as
registered agent/ incorporator and agree to act in this capacity.
I further agree to comply with the provisions of all statutes
relating to the proper and complete performance of my duties,
and I am familiar with and accept the obligations of my
position as registered agent/ incorporator.

Linda M Schell
(signature)
Linda M Schell

10/12/06
(date)

SECRETARY OF STATE
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ARTICLE VII – CORPORATE POWERS

The property of this corporation is irrevocably dedicated to
charitable purposes and no part of the net income or assets of
this corporation shall ever incurred to the benefit of any
director, officer or member thereof or to the benefit of any
private person. Upon the dissolution or winding up of this
corporation, its assets remaining after payment, or provision
for payment, of all debts and liabilities of this corporation shall
be distributed to a not for profit fund, foundation or
corporation which is organized and operated exclusively for
chartable purposes, and which has established its tax exempt
status under Section 501 (c) (3) of the Internal Revenue Code.