N0700003833

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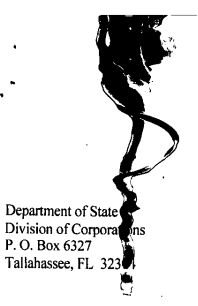


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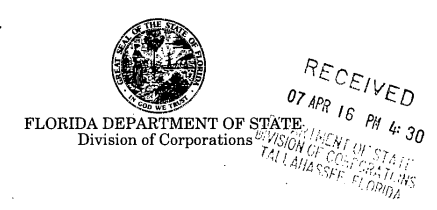
COVER LETTER

SUBJECT:	EBEN-EZER FOUNDATION AND MMINISTRIES, INC.
_	(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

Enclosed is an original a	nd one(1) copy of the Art	icles of Incorporation and	a check for:
\$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 CO	PY REQUIRED

FROM:	GEORGES T. DANIEL	
	Name (Printed or typed)	
	P.O. BOX 381931	
'	Address	
	MIAMI, FL 33138	
	City, State & Zip	
	786-355-7556	
	Daytime Telephone number	

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



April 6, 2007

GEORGES T. DANIEL PO BOX 381931 MIAMI, FL 33138

SUBJECT: EBEN-EZER CORPORATION AND MINISTRIES, INC.

Ref. Number: W07000017026

We have received your document for EBEN-EZER CORPORATION AND MINISTRIES, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

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) 245-6933.

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Letter Number: 607A00023425

ARTICLES OF INCORPORATION

In Compliance with Chapter 617.F.S.. (Not For Profit)

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ARTICLE I NAME

The name of the corporation shall be:

EBEN-EZER CORPORATION AND MINISTRIES, INC. ASSECTION AND MINISTRIES, ASSECTION ASSECTION AND MINISTRIES, ASSECTION ASSECTION ASSECTION AND MINISTRIES, ASSECTION ASSECTION ASSECTION ASSECTION ASSECTION ASSEC

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 15310 NE 10th Court

North Miami Beach, Florida 33162

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

Exclusively for religious, charitable, educational and scientific purposes, including, for such purpose 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 code.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

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

ARTICLE V INITIAL DIRECTORS

List name(s), address(es) and specific title(s)

Title: P

Jane Maude Roberts

15310 NE 10th Court

North Miami Beach, FL 33162

Title: VP

Jennifer Lafontant

15310 NE 10th Court

North Miami Beach, FL 33162

Title: TR

Anne Marie Alcime

15310 NE 10th Court

North Miami Beach FL 33162

Title: S

Paula Nelson

3864 SW 169th Terrace

West Miramar, FL 33027

Title: D

Monique Laurent

2131 SW 67th Way

Miramar, FL 33023

Title: D
Jacqueson Pierre
295 NE 165th Street
North Miami Beach, FL 33162

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TALL ALLASSEE, FLORIDA

ARTICLE VI INITIAL REGISTERED AGENT

The name and address of the Registered Agent of the Corporation is:

Georges T. Daniel 995 North Miami Beach Blvd. Suite 119 Miami, FL 33162

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

Signature of Registered Agent

03/28/07 Date

ARTICLE VIII INCORPORATOR

The name and address of the incorporator is:

Jane Maude Roberts 15310 NE 10th Court North Miami Beach, FL 33162

Jane M. Roberts Signature of Incorporator 03-28-2007 Date

ARTICLE VIII LIMITATIONS

No part of the net earning 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 in Article III hereof.

No substantial part of the activities of the corporation shall be the carrying of propaganda, and the corporation shall not participate in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public offices. Notwithstanding any other provision of theses articles, this corporation shall not, excepts to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of its purposes.

ARTICLE IX DISSOLUTION

Upon dissolution of the corporation, assets shall be distributed to one or more exempt purposes organizations within the meaning of section 501(C)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE X CORPORATE EXISTENCE

The corporate existence of this Corporation shall begin as of the date its registration.