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### TRANSMITTAL LETTER

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

SUBJECT: AGAPE WO	RLD CHRISTIAN MINISTR (PROPOSED CORPORA	HES and TRAINING CENTE TE NAME - MUST INCLUI	R, INC. DE SUFFIX)
Enclosed is an original a	nd one(1) copy of the Arti	icles of Incorporation and a	a check for :
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy  ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate
FROM:	Gary L. Cronau Name (P	rinted or typed)	
211 E. Brandon St. Address			
	Hernando, Florida 34442 City,	State & Zip	-

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

Daytime Telephone number

352-746-3613

#### ARTICLES OF INCORPORATION

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

### ARTICLE I NAME

The name of the corporation shall be: AGAPE WORLD CHRISTIAN MINISTRIES AND TRAINING CENTER, INC.

### ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 211 E. Brandon St., Hernando, Florida 34442

### ARTICLE III PURPOSE

The corporation is organized exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that are also qualify as Section 501(c)(3) exempt organizations. Our desire is to allow God to shine through us. To this end, the corporation shall work towards helping the community by providing emergency assistance and training in the way of furnishings, clothing and basic needs for those people in temporary crisis who are victims of, but not limited to, a house fire, flood, job loss and illness.

## ARTICLE IV LIMITATIONS

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earnings of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation;
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office; and



- 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue code of 1986, as now enacted or hereafter amended.
- 4. The corporation shall not lend any of its assets to any officer or director of this corporation [unless such loan program is regularly conducted as part of the activities of the organization], or guarantee to any person the payment of a loan by an officer or director of this corporation.

## ARTICLE V MANNER OF ELECTION

The corporation shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No Director shall have any right, title, or interest in or to any property of the corporation. The Board of Directors shall consist of no less than three (3) and no more than fifteen (15) board members. Members of the initial board of directors shall serve until the first annual meeting, at which they/their successors will be duly elected and qualified, or removed as provided in the bylaws.

### ARTICLE VI INITIAL DIRECTORS AND/OR OFFICERS

The number of directors constituting the initial board of directors is three (3); their names and addresses are as follows:

- President/Chairman Gary L. Cronau, 211 E. Brandon St., Hernando, Fl 34442
   Provides leadership to the Board of Directors, who sets policy and to whom the Chief Executive is accountable.
- Vice President Keith Rilea
   Performs President/Chair responsibilities when the President/Chair cannot be available (see Chair Job Description). Reports to the Board's Chair.
- 3. Secretary/Treasurer Gloria R. Cronau, 211 E. Brandon St., Hernando, Fl 34442 Maintains records of the board and ensures effective management of organization's records. Manages minutes of board meetings. Manages finances of the organization. Administrates fiscal matters of the organization. Provides annual budget to the board for members' approval.

### ARTICLE VII **DEBT OBLIGATIONS AND PERSONAL LIABILITY**

No officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, or shall any of the property of the officers or Directors be subject to the payment of the debts of obligations of this corporation.

### **ARTICLE VIII** DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, 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 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.

ARTICLEIX	
INITIAL REGISTERED AGENT AND STREET	ADDRESS
The <u>name and Florida street address</u> of the registered agent is: Gary L Cronau, 211 E. Brandon Street, Hernando, Florida 34442.	OB JI
ARTICLE X INCORPORATOR The <u>name and address</u> of the Incorporator is: Gary L Cronau, 211 E. Brandon Street, Hernando, Florida 34442.	JAN-8 AMII: 46 CRETARY OF SIAIL AHASSEE, FLORIDA
Having been named as registered agent to accept service of process for the abo place designated in this certificate, I am familiar with and accept the appointme agree to act in this capacity.	ve stated corporation at the