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DIVISION OF CORPORATIONS

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W08000030408

#### **COVER LETTER**

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

SUBJECT: Holy and Acceptable Ministry Corporation					
	(PROPOSED CORPORATI	E NAME - <u>MUST INCLU</u>	DE SUFFIX)		
Enclosed is an original	and one(1) copy of the Articl	es of Incorporation and 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 PY REQUIRED		
FROM: Emanuel C. Ash Name (Printed or typed)					
PO Box 95 Address			-		
Shalimar, FL 32579  City, State & Zip			· -		

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



## RECEIVED 08 JUL 14 AM 8º 00

# FLORIDA DEPARTMENT OF STATE TO CORPORATIONS Division of Corporations

June 24, 2008

EMANUEL C. ASH PO BOX 95 SHALIMAR, FL 32579

SUBJECT: HOLY AND ACCEPTABLE MINISTRIES CORPORATION

Ref. Number: W08000030408

We have received your document for HOLY AND ACCEPTABLE MINISTRIES CORPORATION 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.

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

If you have any further questions concerning your document, please call (850) 245-6062.

Eula Peterson Regulatory Specialist II New Filing Section

Letter Number: 508A00038098

Holy Acceptable Ministries Corporation

EIN: 26-2754914

#### ARTICLES OF INCORPORATION FOR HOLY AND ACCEPTABLE MINISTRIES CORPORATION

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

#### ARTICLE I

The name of the corporation shall be:

Holy and Acceptable Ministries Corporation

Article II

The principal place of business of this corporation shall be:

2859 Soles Lane Crestview, Florida 32539 Okaloosa County

#### Article III

The period of the duration of this corporation is perpetual unless dissolved according to law.

#### **Article IV**

The manner in which directors / officers are elected or appointed is:

Directors / Officers will be elected or appointed by the Board of Directors based on their background and commitment to helping men and boys.

### Article V Management

The management of the Corporation shall consist of a Board of Directors. The number of initial Directors constitution the Board of Directors will be 3. The number of Directors may be increased or decreased from time to time in accordance with the By Laws, but shall never be less than three(3).

The names and address of each Director of the Corporation is as follows:

President / Treasure: Emanuel C. Ash

2859 Soles Lane

Crestview, FL 32539

Secretary: Nathaniel Allen

3269 Andy Lane Crestview, FL 3253

Clost low, 1 12 32337 Clost low, 1

Vice President:

Ernest Brunson 1213 Sunshine Drive Crestview, FL 32539

EIN: 26-2754914

#### **Articles VI**

The purposes for which the corporation is organized are:

- 1. To rebuild, instruct, direct and encourage men and boys in defining their purpose to propel in the likeness of God in being "Holy and Acceptable".
- 2. To provide exposure, education, and training relative to spiritual, behavioral and mental and health programs that promotes positive changes and making the healthy choices in life.
- 3. To research established programs that will enhance the quality of life for the men and boys in the community by providing information and support through seminars offering:
  - a. Mentoring
  - b. Purpose of a Man
  - c. Spiritual Edification
  - d. Self-Esteem Elevation
  - e. Fatherhood
  - f. Marriage
  - g. Peer Pressure
  - h. Social Skills
  - i. Financial Management
  - i. Job Opportunities
- 4. Through fundraising, receiving assistance, money (as grants or otherwise) real or personal property and any other form of contribution, gifts, bequest or devise from and person, firm or corporation to be utilized in the furtherance of the necessary, objects and purposes of this Corporation, to enter into agreements or contracts for contributions to the Corporation for its objects and purposes, provided agreements or contracts for contributions to the Corporation for its objects and purposes, provided however, that gifts shall be subject to acceptance by the Board members as required by the by-laws.
- 5. Each and all of the objects, purposes and powers of the Corporation, however, shall be exercises, constructed and limited in their application to accomplish the purpose for which this Corporation is formed.
- 6. No part of the net earnings of the Corporation shall insure to the benefit of any member, or officer of the Corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes, and no member, trustee, officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation, and the Corporation shall not participate in or intervene in including the publication or distribution of statements, and political campaign on behalf of any candidate for public office.

Holy Acceptable Ministries Corporation EIN: 26-2754914

#### **ARTICLES VII**

Stock.

This corporation is organized under a non-stock basis.

#### **ARTICLES VIII**

Election:

The internal affairs of the Corporation shall be regulated by the Bylaws of the Corporation which shall be adopted by the Officers of the Corporation.

#### ARTICLES IX

#### Dissolution:

The regulation of internal affairs of the Corporation, including the distribution of assets on dissolution, shall be provided for in the by-laws and shall include that:

- 1. Upon dissolution of the Corporation or writing down of its affairs, the assets of the Corporation shall be applied and distributed as followed:
  - a. All liabilities and obligations of the Corporation shall be paid, satisfied and discharged, or adequate provisions shall be made.
  - b. Assets held by the Corporation upon condition requiring, return, transfer, or conveyance, which condition occurs by reason of the dissolution or winding down, shall be returned, transferred or conveyed in accordance with such requirements.
  - c. All remaining assets not disposed of under either of the preceding paragraphs (a) or (b) shall be transferred or conveyed to one or more religious, charitable, education or scientific organizations (i) which are described in Section 509 (a) (1), (2), or (3) and (ii) to which deductible contributions can be made under Section 170 c (2), 2522 (1) (2), as the Board of directors / and or all Officers shall select.

#### ARTICLES X

#### Indemnification:

Every director and officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonable incurred by or imposed in correction with any proceeding or any settlement of any proceeding (including and appeal thereof) to which a director may be a party or may be become involved by reason of being or having been a director or officer at the time such expenses incurred, except when the director or officer is adjudged guilty of, or liable for, willful



Holy Acceptable Ministries Corporation

EIN: 26-2754914

misfeasance in the performance of duties: provided that in the event of a settlement before entry of judgment, the indemnification shall apply only when the Board of Directors approves such settlement and reimbursement as being in the best interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled by law. Appropriate liability insurance shall be provided for every officer, director and agent of the Corporation in amounts determined from time to time by the Board.

#### ARTICLES XI

#### Amendment:

The Corporation reserves the right to amend or repeal and provisions contained in these Articles of Incorporation or any amendment to them. The Articles of Incorporation shall be amended in accordance with the By Laws and provisions of the laws of the State of Florida.

#### ARTICLES XII

Fiscal Year:

The fiscal year of the Corporation shall begin January 1 and end on December 31 of each calendar year.

#### **ARTICLES XIII**

#### Annual Meetings:

- 2. Annual Meeting: The date of the regular annual meeting shall be set by the Board of Directors / officers who shall also set the time and place.
- 3. Special Meetings: Special meetings may be called by the President or any Officer and or Committee.
- 4. Notice: Notice of each meeting shall be given to each voting member, by mail, not less than ten days before the meeting, unless in the event of any emergency meeting, which each member will be given notification as early as possible.

#### ARTICLES XIV

Initial Registered Agent and Street Address

Emanuel C. Ash 2859 Soles Lane Crestview, FL 32539 SECRETARY OF SIAIL SECRETARY OF CORPORATIONS

Holy Acceptable Ministries Corporation EIN: 26-2754914

ARTICLES XV			
	Incorporator:	08 JU	
Emanuel C. Ash 2859 Soles Lane Crestview, FL 32539	*		
		PH 3: 28	
Having been named as registered ag			
corporation at the place designated i appointment as registered agent and			
Signature / Registered Agent	Da	0-18-08 te	
<u>Signature / Incorporator</u>	. <u>}</u> Da	0-18-08 te	
In Witness Whereof, we have hereur 2008.	nto subscribed our names th	nis day of June,	
Emanuel C. Ash	-	well & Burnson sest Brunson	
Malhamed Co		iest Dimison	
Nathaniel Allen			
STATE OF FLORIDA COUNTY OF OKALOOSA	·	•	
6	11 0 11 15	67 0000 1	

Sworn to (or affirmed) and subscribed before me this \( \sum\_{\text{X}} \) day of June, 2008, by Emanuel C. Ash and Ernest Brunson and Nathaniel Allen.

Notary Signature Constitution

Notary Seal

