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EP 1/13/09

### · WILLIAM T. PRESTON, P.A.

#### ATTORNEY AT LAW

ADMITTED TO PRACTICE IN VIRGINIA AND FLORIDA

January 6, 2008

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

Re: His Servants, Inc.

To whom it may concern,

Please find the enclosed original and one(1) copy of the Articles of Incorporation for "His Servants, Inc.", a not for profit corporation. Additionally, find a check in the amount of \$78.75 for the Filing Fee and Certificate of Status.

If the Articles are in order please return the Certificate of Status to this office at the address below. Thank you for your cooperation in this matter.

With kind regards.

Sincerely,

William T. Preston, Esq.

Willuit Prowns

Enc.

143 CANAL STREET . NEW SMYRNA BEACH, FL 32168

## ARTICLES OF INCORPORATION OF HIS SERVANTS, INC.

The undersigned incorporators to these Articles of Incorporation, each a natural person competent to contract, hereby associate themselves together to form a corporation pot for profit under Chapter 617, Florida Statutes

#### Article I Name of Corporation

The name of the corporation shall be HIS SERVANTS, INC.

### Article II Purpose

The purpose for which the corporation is organized is to operate exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, to provide Christian support to people and organizations, both domestic and foreign including but not limited to teaching, building and fund raising, and to transact any lawful activity relevant to those purposes.

## Article III Registered Office and Registered Agent

The registered office is 219 Live Oak Street, New Smyrna Beach, Florida.

The registered agent at such address is Mark R. Davis.

## Article IV Initial Directors

- 4.1 <u>Board of Directors</u>. The management of the corporation will be vested in a board of no less than three (3) directors. The number, qualification, terms of office, manner of election, time and place of meeting, and powers and duties of directors shall be prescribed by the Bylaws of the corporation.
  - 4.2 <u>Initial Directors</u>. The initial board of directors shall consist of the following:

Mark R. Davis – Chairman Kevin Schweizer – Secretary Mark G. Cool – Treasurer L. Kelly Falkenham – Director Manuel Bolonos – Director

#### Article V Incorporators

The name and address of the incorporator is:

Mark R. Davis 219 Live Oak Street New Smyrna Beach, FL 32168

## Article VI Mailing Address

The mailing address of the corporation shall be:

219 Live Oak Street New Smyrna Beach, FL 32168

#### Article VII Membership

Mark R. Davis – Chairman Kevin Schweizer – Secretary Mark G. Cool – Treasurer L. Kelly Falkenham – Director Manuel Bolonos – Director

## Article VIII Compliance with Section 501 (C) (3). Internal Revenue Code

Notwithstanding any other provisions of these Articles, this corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue code of 1986, or corresponding Section of any future Federal Tax Code, or shall be distributed to the Federal, State, or Local government for a public purpose. Any such asset not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located exclusively for such purposes.



## Article IX <u>Limitations and Distribution of Assets</u>

- 8.1 The corporation shall have no capital stock; no part of its net earnings shall inure to the benefit of any director or officer of the corporation, or of any private individual.
- 8.2 No director, officer, or any private individual shall be entitled to share in the distribution of any of the corporation assets upon dissolution of the corporation, or upon the winding up of its affairs. Upon such dissolution or winding up, all the remaining assets of the corporation shall be distributed by the board of directors for identical or similar uses and purposes as those of the corporation, or for any other religious, charitable, scientific, literary, or educational purposes within the meaning of Section 501(c)(3), to any other organization that would then qualify for exemption under the provisions of Section 501(c)(3) of the Internal Revenue Code, as now stated or hereafter amended, or any successor federal tax code.
- 8.3 No substantial part of the activities of the corporation shall be the carrying of propaganda, or otherwise attempting to influence legislation except as may be permitted to Section 501(c)(3) organizations by the Internal Revenue 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.
- 8.4 Notwithstanding any other provisions of these Articles, the corporation shall not conduct or carry on activities not permitted to be conducted or carried on by an organization exempt under Section 501(c)(3) of the Internal Revenue Code, as now stated or as hereafter amended, or any successor federal tax code, or by an organization contributions to which are deductible under Section 170(c)(2) of such code.

#### Article X Bylaws

The authority to make, alter, amend or repeal Bylaws is vested in the board of directors, and may be exercised at any regular or special meeting of the Board.

Mark R. Davis, Registered Agent/ Incorporator

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