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STEVEN COPUS CASEY L. JERNIGAN Also housen at AL

LOUIS L. LONG, JR.

COLLEEN COFFIELD SACIE Also Licenser in La ALLISON SEBASTIAN LESLIE D. SHIDEKLEY

JENNIFER HANSON COPUS Or Cornied JEROMŁ A ZIVAN Also licensed in GA

> sebastian@chesserbarr.com cindyh@chesserbarr.com Reply to Shalimar Office

March 17, 2009

Department of State Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

Re: Kingdom Builders NFP, Inc., a Florida Not-For-Profit Corporation

Our File Number: 200408-09001

Dear Sir or Madam:

Please find enclosed, the following documents in the above-referenced matter:

- 1. Articles of Incorporation of Kingdom Builders, NFP, Inc., a Florida Not-For-Profit Corporation
- 2. Check in the amount of \$70.00 for the filing fee

Please file the enclosed documents and return a date-stamped copy in the enclosed self-addressed, stamped envelope with postage prepaid.

Should you have any questions regarding this matter, please do not hesitate to call.

Sincerely,

Cindy M. Hernandez, Legal Assistant to

Cindy M. Hernander

ALLISON R. SEBASTIAN, Esq.

Enclosures: as stated.

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March 25, 2009

CHESSER & BARR, P.A. 1201 EGLIN PARKWAY SHALIMAR, FL 32579

SUBJECT: KINGDOM BUILDERS NFP, INC.

Ref. Number: W09000013616

We have received your document for KINGDOM BUILDERS NFP, INC. and your check(s) totaling \$70.00. 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 corrected 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) 245-6921.

Letter Number: 709A00009767

Maryanne Dickey Document Specialist Supervisor New Filing Section



HARRY E. BARR Board Certified Civil Trial Law Certified Circuit Court Mediator

D. MICHAEL CHESSER Isourd Certified Real Estate Law Certified Circuit Court Mediator

JENNIFER HANSON COPUS Of Counsel

STEVEN COPUS

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JEROME A ZIVAN Also heensed in GA

Also Licensed in LA

ALLISON SEBASTIAN

LESLIE D. SHEEKLEY

COLLEEN COFFIELD SACHS

CASEY L. JERNIGAN Also heensed in Al. LOUIS L. LONG, JR.

> sebastian@chesserbarr.com cindyh@chesserbarr.com Reply to: Shalimar Office

Friday, May 01, 2009

Department of State Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

Re: Kingdom Builders NFP, Inc.

Subject: W09000013616 Our File Number: 200408-09001

Dear Sir or Madam:

Please find enclosed for your records, the following documents in the above-referenced matter:

- 1. Copy of your letter dated March 25, 2009
- 2. Articles of Incorporation of Kingdom Builders NFP, Inc., a Florida Not-for-Profit Corporation

Should you have any questions, please do not hesitate to call.

Sincerely,

Cindy M. Hernandez, Legal Assistant to

andy M. Hunander

ALLISON R. SEBASTIAN, Esq.

Enclosures: as stated.

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ON MAY -5 AM 11:52

ARTICLES OF INCORPORATION OF KINGDOM BUILDERS NFP, INC., A FLORIDA NOT-FOR-PROFIT CORPORATION

The undersigned persons, acting as incorporators of a corporation not for profit under the Florida Not-For-Profit Corporation Act, as set forth in Chapter 617 of the Florida Statutes, adopt the following articles of incorporation for the corporation:

Article I.

The name of the corporation is Kingdom Builders NFP, Inc.

Article II.

The corporation shall be effective upon filing and shall have perpetual duration.

Article III.

The purposes for which the corporation is organized are:

- (a) The specific and primary purposes for which this corporation is formed are to operate for the advancement of Christ in the lives of the youth of America, by the distribution of its funds for those purposes, and particularly to promote the Gospel of Jesus Christ, by building facilities to facilitate such proliferations.
- (b) The general purposes for which this corporation is formed are to operate exclusively for religion, charitable and education purposes which will qualify it as an exempt organization under 26 U.S.C.A. § 501(c)(3), or corresponding provisions of any subsequent federal tax laws, including, for those purposes, the making of distributions to organizations which qualify as tax-exempt organizations under that Section.
- (c) This corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene by publication or distribution of any statements, or any other method of participation in any political campaign on behalf of any candidate for public office.

Article IV.

The street address of the initial principal office and the mailing address of the corporation is 173 Red Maple Way, Niceville, Florida 32578.

The initial registered office of the corporation is Chesser & Barr, P.A., 1201 Eglin Parkway, Shalimar, Florida 32579. The name of its initial registered agent at that address is D. Michael Chesser, Esq.

Article V.

The powers of this corporation shall be exercised, its property controlled, and its affairs conducted by its directors. The number of directors of the corporation shall be not less than three.

Any action required or permitted to be taken by the directors under any provision of law may be taken without a meeting, if all the directors individually or collectively consent in writing to the action. Written consent or consents shall be filed with the minutes of the proceedings of the officers, and any action by written consent shall have the same force and effect as if taken by unanimous vote of the officers. Any certificate or other document filed under any provision of law that relates to action taken in this manner shall state that the action was taken by unanimous written consent of the directors without a meeting and that the articles of incorporation and bylaw of this corporation authorize the directors to act in this manner. This statement shall be prima facie evidence of the directors' authority.

The names and addresses of the persons who are to serve as the initial directors, who will also be the initial officers are:

Randall K. Skinner, President 173 Red Maple Way Niceville, Florida 32578 Maegan E. Estep, Secretary 173 Red Maple Way Niceville, Florida 32578

Jefferie L. Skinner, Treasurer 173 Red Maple Way Niceville, Florida 32578

Successor directors shall be elected as described in the By-Laws of this corporation.

Article VI.

The names and addresses of the incorporators are:

Randall K. Skinner, President 173 Red Maple Way Niceville, Florida 32578 Jefferie L. Skinner, Secretary/Treasurer 173 Red Maple Way Niceville, Florida 32578

Article VII.

Subject to the limitations contained in the bylaws and any limitations set forth in the Florida Not-For-Profit Corporation Act described above, concerning corporate action that must be authorized or approved by the members of the corporation, the bylaws of this corporation may be made, altered, rescinded, added to, or new bylaws may be adopted, either by a resolution of the board of directors or by following the procedure set forth in the bylaws.

SECRETARY OF CORPORATION

Article VIII.

The property of this corporation is irrevocably dedicated to the advancement of religion and for other charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member, or to the benefit of any private individual.

Article IX.

On the dissolution or winding up of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of the corporation, shall be distributed to a not for profit fund, foundation, or corporation which is organized and operated exclusively for religious or charitable purposes and which has established its tax exempt status under 26 U.S.C.A. § 501(c)(3), or corresponding provisions of any subsequent federal tax laws.

Article X.

Amendments to these articles of incorporation may be proposed by a resolution adopted by the board of directors and presented to a quorum of members for their vote. Amendments may be adopted by a vote of at least two-thirds of a quorum of members of the corporation.

We, the undersigned, being the incorporators of this corporation, for the purpose of forming this not for profit charitable corporation under the laws of Florida, have executed these articles of incorporation on April , 2009.

Randall K. Skinner, Incorporator

L. Skinner, Incorporator

D. Michael Chesser, Registered Agent