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TRANSMITTAL LETTER

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

SUBJECT: Wellsprin	g Communities, Corp. (PROPOSED CORPORATE	NAME – <u>MUST INCLUI</u>	DE SUFFIX)	
Enclosed is an original and one(1) copy of the articles 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: BMA Ministries International, Inc. Name (Printed or typed)				
Address Hialeah, Fl. 33013 City, State & Zip				

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

Daytime Telephone number

305-688-5126 x 303

ARTICLES OF INCORPORATION OF WELLSPRING COMMUNITIES, CORP.

In compliance with Chapter 617, Florida Statutes, (Not for profit):

ARTICLE I NAME

The name of the corporation shall be Wellspring Communities, Corp.

ARTICLE II PRINCIPLE OFFICE

The principal place of business and mailing address of this corporation shall be 4708 E 9Lane, Hialeah, Florida 33013.

ARTICLE III PURPOSE

The primary Purposes for which it is formed are religious, charitable, and educational, and especially:

To spread the Gospel of Jesus Christ through the teaching, discipleship and preaching of the Word of God and to perform all activities inherent to a Christian ministry, such as making and receiving charitable contributions and providing assistance to those in need.

To receive and administer funds; to acquire, invest, dispose of, and deal with real and personal property and interests therein; and to apply gifts, grants, contributions, bequests and devises, and the income and proceeds thereof, in furtherance of the purposes of the corporation, with all the powers conferred upon it by the provisions of Florida Law and by the Articles of Incorporation and the bylaws of the corporation.

ARTICLE IV MANNER OF ELECTION

The number of directors of this corporation shall be set by the Bylaws, but in no event shall there be less than (3) directors. Directors shall serve a term of two (2) years, and may be re-elected for continuing terms. The Board of directors of this corporation shall elect by majority vote the directors to fill expired, vacated, or additional positions.

ARTICLE V INITIAL DIRECTORS/OFFICERS

Chairman & Director-

Rev. Belarminio Martinez

931 NW 140 Street Miami, Florida 33168

President & Director-

Dorcas Martinez 931 NW 140 Street Miami, Florida 33168

Secretary & Director-

Damary Martinez

9800 Sheridan Street, Apt 207 Pembroke Pines, Florida 33024

Treasurer & Director-

Tanya Nuñez 2612 NW 13 Ave Miami, Florida 33142

Director-

Teresa Hernandez

115 East 9 Street, Apt #3 Hialeah, Florida 33010

Director-

Marianne Peña 931 NW 140 Street Miami, Florida 33168

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida address of the registered agent is Melvin J Martinez, 4708 E 9 Lane, Hialeah, Florida 33013

ARTICLE VII NON-PROFIT CORPORATION

- A. This corporation is formed not involving pecuniary gain its members, does not pay dividends or other pecuniary remuneration, directly or indirectly to its members, and has no capital stock. The corporation will not afford pecuniary gain incidentally or otherwise to its members.
- B. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, 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 Three hereof.
- C. No substantial part of the activities of the corporation shall be the carrying of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.
- D. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal revenue Code, or corresponding section of any future federal tax code.
- E. The property of the corporation is irrevocably dedicated to religious, charitable, educational or scientific purposes. Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all assets of the corporation in such manner, or to such organization or organizations as the Board of Directors determine, to be in conjunction with the purposes of the corporation, provided that such organizations are organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at that time qualify as an exempt organization or organizations under Section 501©(3) of the Internal Revenue code, or the corresponding provision of any future United States Internal revenue law; and if such organization or its successor does not qualify, then the Board of Directors shall distribute the portion of such assets that would have gone to the disqualified organization for one or more exempt purposes within the meaning of Section 501 ©(3) of the Internal Revenue code, or corresponding section of any future federal tax code, or to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed by the District court of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations that said Court shall determine, which are organized and operated exclusively for such purposes.
- F. The directors shall not be personally liable for the debts, liabilities, or obligations of the corporation.

ARTICLE VIII AMENDMENT

These articles may be amended in any manner not inconsistent with the provisions of applicable Florida law at any regular or special meeting of the Directors by two-thirds (2/3) vote of the Directors present, provided that before they be amended by regular or

special meeting of the Directors, the specific amendment to be proposed shall be stated In the call for the regular or special meeting.

ARTICLE VI INCORPORATOR

The name and address of the incorporator is Dorcas Martinez, 931 NW 140 Street, Miami, Florida 33168.

CERTIFICATE OF DESIGNATION REGISTERED AGENT

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 my appointment as registered agent and agree to act in this capacity.

Signature:

Registered Agent

Date

Signature:

Incorporator

Date