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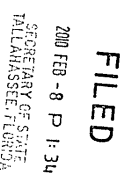
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FEB -9 2010 D. A. WHITE

# **COVER LETTER**

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

SUBJECT:	Vision of Hope City of Refuge, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)			
	(PROPOSED CORPORAT	'È NAME – <u>MÜST INCLU</u>	<u>DE SUFFIX</u> )	
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: _	Thomas Cave, III Name (Printed or typed)  115 Chase Street / PO Box 524 Address  Hastings FL 32145 City, State & Zip  904-692-2756 Daytime Telephone number			
-				
-				
vohope@windstream.net  E-mail address: (to be used for future annual report notification)				

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

#### ARTICLES OF INCORPORATION

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

FILED

# ARTICLE I NAME

The name of the corporation shall be: Vision of Hope City of Refuge, Inc 2010 FEB -8 ₱ 1: 34

SECRETARY OF STATE TALLAHASSEE, FLORIDA

## ARTICLE II PRINCIPAL OFFICE

The principal street address and mailing address, if different is: 140 Gilmore Street / PO Box 1213
Hastings FL 32145

#### ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

#### ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The directors of Vision of Hope City of Refuge, Inc. shall be appointed or elected as stated in the By-laws.

#### ARTICLE V CHIEF EXECUTIVE OFFICE

The CEO/President of said corporation Thomas Cave, III shall be ex-officio of all boards and operations until death, or such time as deemed (by a court of law) to be physically and/or mentally incapable of fulfilling the charge of this duty.

### ARTICLE VI INITIAL DIRECTORS AND OR OFFICERS

List name(s), address(es) and specific title(s):

Thomas Cave, III-CEO/President; 115 Chase Street/PO Box 542 Hastings FL 32145

Phyllis L. Cave – Vice President; 115 Chase Street/PO Box 542 Hastings FL 32145

Lessie J. Boyd, III – Treasure; 8837 W Church Street/PO Box 171 Hastings FL 32145

Quenteria S. Johnson - Secretary; 143 Pinecrest Circle/PO Box 441 San Mateo FL 32187

Anthony Coleman; 208 West Vivian Dr/PO Box 113, Hastings FL 32145

Kimberly Dixon; 321 Federal Point Rd/PO Box 1134, Hastings FL 32145

Brenda D. Ware; 306 Ware Lane/PO Box 1347, Hastings FL 32145

#### ARTICLE VII INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida Street address (P.O. Box NOT acceptable) of the registered agent is:

Thomas Cave, III 115 Chase Street Hastings, FL 3145

#### ARTICLE VIII INCORPORATOR

The name and address of the Incorporator is:

Thomas Cave, III 115 Chase Street Hastings, FL 32145

#### ARTICLE IX BY-LAWS

The By-Laws of the corporation shall be adopted by the Board of Directors and may be amended and changed from time to time by the Board of Directors.

#### ARTICLE X AMENDMENT

These Articles of Incorporation may be amended as set forth in the By-Laws of the Corporation.

#### ARTICLE XI DISSOLUTION

No person, firm or corporation shall ever receive any dividend or share in the income from the undertaking of this corporation and upon dissolution of this corporation all assets remaining after payment of the costs and expenses of such dissolution shall be distributed as provided in the By-Laws of Vision of Hope City of Refuge, among the participating organizations which are qualified for exemption under Section 501 (c) (3) of the Internal Revenue Code, for a public purpose, and none of the assets shall be distributed to any member, officer or director of this corporation.