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FLORIDA DEPARTMENT OF STATE  
Division of Corporations

July 13, 2010

HERMES HERNANDEZ  
713 OMAR ROAD  
WEST PALM BEACH, FL 33405

SUBJECT: TIEMPO DE AMAR INC  
Ref. Number: W10000032969

We have received your document for TIEMPO DE AMAR INC 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.

Please list the City of the Registered Agent in Article V.

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) 245-6962.

Valerie Herring  
Regulatory Specialist II  
New Filing Section

Letter Number: 810A00017016

**ARTICLES OF INCORPORATION**  
**OF**  
**TIEMPO DE AMAR INC**

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The undersigned subscriber, for the purposes of forming a corporation for not for profit under Chapter 617 of the laws of the State of Florida, hereby subscribes to, acknowledges and files the following Articles of Incorporation.

**ARTICLE I**  
**NAME AND ADDRESS**

The name and address of the proposed corporation shall be Tiempo de Amar, Inc. located at 713 Omar Road in West Palm Beach, FL 33405

**ARTICLE II**  
**DURATION**

This corporation shall commence existence on the date of the execution and acknowledgment of these Articles if permitted by law; if not, then on the date of filing. This corporation shall exist perpetually thereafter, unless sooner dissolved according to law.

**ARTICLE III**  
**PURPOSE**

**This corporation, Tiempo de Amar, Inc. is formed for**  
**The following corporate religious or charitable purposes:**

- a. The property of this corporation is irrevocably dedicated to religious or 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 of the corporation, or to the benefit of any private person.
- b. Upon the winding up or dissolution of this corporation, after paying or adequately providing for the debts and liabilities of the corporation, the remaining assets shall be distributed to a nonprofit fund, foundation, or corporation organized and operated exclusively for charitable or religious purposes and that has established its tax-exempt status under the Internal Revenue Code section 501(c)(3)
- c. This corporation is organized and operated exclusively for religious purposes within the meaning of Internal Revenue Code section 501(c)(3)

notwithstanding any other provisions of these Articles, the corporation shall not carry on any other activities not permitted to be carried (i) on by a corporation exempt from Federal Income Tax under section 501(c)(3) of the Internal Revenue Code, or (ii) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code.

- d. No substantial part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, nor shall this corporation participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of any candidate for public office.

2. In Addition, to the purposes set forth above, Tiempo de Amar, Inc. is formed for the following religious or charitable purposes:

- a. To promote fellowship, cooperation, protection, recognition and propagation of the Christian Gospel at home and abroad, including television and radio ministries and for the support of public worship
- b. To receive and accept donations of real and personal property and to issue conditional certificates or otherwise on such forms as may appear best.
- c. To act as beneficiary on all kinds of Insurance policies and Wills.
- d. To receive and receipt for endowments of personal and real property and issue such certificates therefore as may appear proper.
- e. To borrow money, give notes, issue debentures and to secure in such borrowing by pledge, mortgage or otherwise.
- f. To establish churches, auxiliaries, clubs, schools, and societies of a religious nature.
- g. To print, publish and distribute and sells books, magazines, tapes and other literature in any way connected with the purpose of this organization.
- h. To do any and all things reasonably necessary to carry out the above and foregoing purposes.

**ARTICLE IV**  
**STATEMENT OF FAITH**

**Among other Bible Truths We Believe the Bible Teaches:**

- 1. In the verbal inspiration and inerrancy of the Scriptures, both the Old and New Testaments.
- 2. Our God is a trinity in unity, manifested in three persons: the Father, the Son, and the Holy Ghost.

3. In the Deity of our Lord Jesus Christ, His pre-existence, His virgin birth, His sinless life, His miracles, His vicarious and atoning death on the cross, His bodily resurrection, His ascension to the right hand of the Father, and in His personal return in power and glory.
4. That regeneration (the New Birth) by the Holy Ghost for the salvation of lost and sinful mankind, through personal faith in the shed blood of the Lord Jesus Christ, is absolutely essential.
5. In a life of holiness, without which no man can see the Lord, through sanctification as a definite, yet progressive, work of grace.
6. In water baptism for believers only, which is a direct commandment of our Lord, in the Name of the Father, and of the Son, and of the Holy Spirit.
7. In the Lord's Supper and washing of the Saints' feet.
8. That divine healing is provided for in the atonement, and is available to all who truly believe.
9. In the Pre-millennial appearing in the air of the Lord Jesus Christ to resurrect the righteous dead and to catch away the living saints to meet him in the air (the Rapture); and His Second Coming (advent), to reign on the earth a thousand years. (Millennium).
10. In the bodily resurrection of both the saved and the lost; they that are saved unto the resurrection of life, and they that are lost unto the resurrection of damnation.
11. In a literal Heaven and literal Hell.
12. In all other teachings, doctrines, principles and standards in the Holy Bible.

Tiempo de Amar, Inc. is willing to fellowship all sound Christian believers who are contending for the love of God, and the principles of Christ as revealed in the Holy Bible. However, we cannot and will not endorse or approve radical teachings that gender strife and tend to divide the body of Christ. We firmly stand against and denounce homosexuality, adultery, sexual perversion, scientific interference with natural human progeny, same-sex marriages, pornography, gambling, drug use and partaking of intoxicants, physical abuse, Satanism, or divination in any form. Tiempo de Amar, Inc. ministers or affiliates shall be prohibited from compromising these principles of faith.

#### **ARTICLE V**

#### **Initial Registered Office and Agent**

The street address of the initial registered office of this corporation is 713 Omar Road, West Palm Beach, Florida 33405. The name of the initial registered agent of this corporation at that address is Hermes Hernandez.

**ARTICLE VI**  
**ACCEPTANCE OF REGISTERED AGENT**

Having been named to accept service of process for the above stated corporation, at the place designated in these Articles, the undersigned hereby agrees to act in this capacity, and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of his duties.

  
\_\_\_\_\_  
**HERMES HERNANDEZ**

**ARTICLE VII**  
**MEMBERSHIP**

Tiempo de Amar, Inc. shall recognize all members of Christ "of like previous faith." The voting membership shall be composed of all those holding current credentials and their saved spouses and of approved delegates from each church as set forth in the Bylaws.

**ARTICLE VIII**  
**RELATIONSHIP**

Tiempo de Amar, Inc. now is, and shall always maintain, a Congregational form of Church Government.

Each fellowship Church, Ministry or Institution shall sovereignly govern its own affairs. The relationship between a fellowship Church, Ministry or Institution and Tiempo de Amar, Inc. shall be one of mutual helpfulness and not one of possessory interest. It is understood that the attitude and procedure of those in fellowship with Tiempo de Amar, Inc. should be that of a cooperative relationship with the leaders and all other members of Tiempo de Amar, Inc. in accordance with Philippians 2:3; Philemon 14; and 1 Peter 5:2-4. Our concept of fellowship in no way presupposes domain or ownership of the properties and/or rights of those who fellowship with Tiempo de Amar, Inc.

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**ARTICLE IX**  
**ANNUAL MEETING**

The Annual Meeting of the membership of this corporation shall convene at its headquarters in the city of West Palm Beach, Florida at a time to be set annually by the Corporate Executive Officers, with a sixty day notice given; except on occasion when it is deemed advantageous to locate it elsewhere. The Corporate Executive Officers shall be chosen by the President of the Corporation at a special meeting called by the President of the Corporation.

**ARTICLE X**  
**CORPORATE EXECUTIVE OFFICERS**

The initial officer(s) and/or director(s) of the corporation is/are:

Hermes Hernandez 713 Omar Road West Palm Beach, FL 33405	President
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Diosenis Fernandez 713 Omar Road West Palm Beach, FL 33405	Vice President
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Carlos M Gonzalez 5790 Gun Club Road West Palm Beach, FL 33415	Secretary
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Sonia H Gonzalez 5790 Gun Club Road West Palm Beach, FL 33415	Treasurer
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**ARTICLE XI**  
**DEPARTMENTS**

The operating departments shall be such as deemed necessary by the Corporate Executive Officers for the continuation of the work. Such departments shall have their respective directors and committees as prescribed by the Corporate Executive Officers. Nominations of candidates for the Board of Directors or any other departmental leaders may be made to the General Secretary by any member of Tiempo de Amar Inc.

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**ARTICLE XII**  
**FISCAL YEAR**

The fiscal year of this corporation shall begin on the first day of January in each year.

**ARTICLE XIII**  
**AMENDMENTS**

The Constitution and Articles of Incorporation may be altered or amended by a three-fourths (3/4) vote of the membership at any annual or special meeting called by the Corporate Executive Officers, provided notice of the proposed amendment is provided to each member at least thirty (30) days before the meeting.

IN WITNESS WHEREOF, the undersigned, being the original Corporate Executive Officers for the purpose of forming a corporation not for profit in the State of Florida, under the laws of the State of Florida, make and file these Articles of Incorporation, hereby declaring and certifying that the facts herein stated are true this 7<sup>th</sup> day of July 2010.



HERMES HERNANDEZ, PRES  
713 Omar Road  
West Palm Beach, FL 33405