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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

J. Shivers OCT 07 2010

COVER LETTER

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

SUBJECT: KINGDOM COMMUNITY CENTER INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE 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 COPY REQUIRED

FROM: SCHEVON C. SMITH
Name (Printed or typed)

6570 ANCHOR LOOP, UNIT #203
Address

BRADENTON, FL 34212
City, State & Zip

239-206-2046
Daytime Telephone number

kingdomcommunitycenter@gmail.com
E-mail address: (to be used for future annual report notification)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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

ARTICLES OF INCORPORATION
KINGDOM COMMUNITY CENTER INC.
(Florida Non-Profit Corporation)

ARTICLE ONE
NAME
KINGDOM COMMUNITY CENTER INC.

ARTICLE TWO
PRINCIPAL OFFICE
6570 ANCHOR LOOP, UNIT #203
BRADENTON, FL 34212

ARTICLE THREE
PURPOSES

This corporation will be organized and operated exclusively for religious purposes, such are as follows:

- (I) To regularly assemble, establish and oversee churches, worshipping God in Spirit and in truth, thus providing discipleship to all through the preaching and teaching of the Holy Bible to bring the unsaved to Christ.
- (II) To establish and oversee places of worship and maintain evangelism in the spreading of the Gospel of Jesus Christ worldwide.
- (III) To establish and maintain counseling(therapeutic etc.) services, assist in finding or providing employment and/or job training within the ministry and publicly, thus demonstrating the love of Jesus Christ for all mankind.
- (IV) To raise up satellite ministries and pastors to lead them; establish auxiliaries, clubs and societies of a religious nature to promote and encourage fellowship between its members.
- (V) To train and send forth home and foreign missionaries, to ordain ministers and workers to the edification and the unity of the Body of Christ.
- (VI) To print, publish and distribute books, magazines and other literature in connection with the purposes of this Corporation; to reproduce, record and manufacture mechanical or electronic media of all types.
- (VII) To receive tithes, offerings gifts and transfer of property by gift or will.
- (VIII) To operate under the name stated in ARTICLE ONE; to adopt and assume names in the furtherance of its non-profit and tax exempt purposes; ensuring that this Corporation will not carry on any other activities outside of which it is established for, thus upholding the present and future United States Revenue Law.

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TALLAHASSEE, FLORIDA

ARTICLE FOUR
MANNER OF ELECTION

This Corporation will have no less than three directors. The By-Laws of this Corporation shall direct the manner in which directors are appointed.

ARTICLE FIVE
INITIAL DIRECTORS/OFFICERS

Whenever the Board of Directors may so order, any two offices, the duties of which do not conflict, may be held by one person or may provide for the appointment of such additional officers as they may deem for the best interest of the Ministry.

The names, addresses & titles of the directors that will serve until the first election are as follows:

BENJAMIN N. SMITH- PRESIDENT/DIRECTOR
6570 ANCHOR LOOP, UNIT #203
BRADENTON, FL 34212

SCHEVON C. SMITH- VICE PRESIDENT/TREASURER
6570 ANCHOR LOOP, UNIT #203
BRADENTON, FL 34212

JOE GUIFFRIDA- ADMINISTRATOR/DIRECTOR
6570 ANCHOR LOOP, UNIT #203
BRADENTON, FL 34212

ARTICLE SIX
INITIAL REGISTERED AGENT & STREET ADDRESS

The name of the Initial Registered Agent of this Corporation is Schevon C. Smith;
street address: 6570 Anchor Loop #203, Bradenton FL 34212

ARTICLE SEVEN
INCORPORATORS

The names and post office address of the Incorporators of this Corporation are:

BENJAMIN N. SMITH
SCHEVON C. SMITH
P.O. BOX 1792
Bradenton, FL 34206

ARTICLE EIGHT
MEMBERSHIP

This Corporation will have non-voting members, which will consist of any mature person of good character and integrity, portraying a willingness to unselfishly contribute prayerfully, physically and financially, sincerely expressing a desire to help further the purposes for which the Corporation is established with approval by the Board of Directors.

ARTICLE NINE
BYLAWS

The By-Laws of KINGDOM COMMUNITY CENTER, INC. shall be adopted and amended by the Board of Directors.

ARTICLE TEN
LIABILITY

No Director, Officer or Member of KINGDOM COMMUNITY CENTER INC. shall be liable for any debt the corporation incurs.

ARTICLE ELEVEN
CONTROL

In the matters of visionary control and spiritual direction in the Ministry, the decision of the President & Vice President, BENJAMIN N. SMITH and SCHEVON C. SMITH, shall be final and will use their overriding authority to break any tie vote, without regard to the decision of the remaining Board of Directors. All matters will be discussed openly with the Board of Directors and a consensus sought for the decision to be made. However, it will be the duty of the President & Vice President, to ensure that the vision given them by the Lord for his Ministry is NOT compromised by any vote or disagreement by the remaining Board of Directors.

ARTICLE TWELEVE
DISSOLUTION

No part of the net earning of the Corporation shall inure to the benefit, or be distributable to its members, trustees, 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 its purposes.

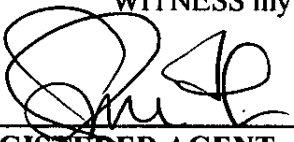
In case of dissolution of this Corporation, the Board of Directors shall determine the provisions for the payment of all liabilities incurred during its existence. Distribution of all assets in the Corporations' possession will be also be determined by the Board of Directors.

ARTICLE THIRTEEN
AMENDMENT

Amendments to this Articles of Incorporation shall be adopted by the Board of Directors.

I, THE UNDERSIGNED, for the purpose becoming a not for profit corporation, under the provisions of the laws of Florida, do make and affix my signature to acknowledge and file in the office of the Secretary of State, these Articles of Incorporation.

WITNESS my respective hand and seal on this 1st day of October, 2010.



REGISTERED AGENT **SCHEVON C. SMITH** October 1, 2010
DATE

Having been named as Registered Agent to accept service of process for the above state corporation at the place designated in this certificate, I am familiar with and accept the appointment as Registered Agent and agree to act in this capacity.



INCORPORATOR **SCHEVON C. SMITH** October 1, 2010
DATE

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TALLAHASSEE, FLORIDA