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FLORIDA PROFIT/NON PROFIT CORPORATION

love & fire ministries, inc.

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ARTICLES OF INCORPORATION :

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LOVE & FIRE MINISTRIES, INC.

FLORIDA CORPORATION NOT FOR PROFIT

The undersigned subscribers, desiring to form a corporation not for profit under Chapter 617, Florida Statute, as amended, hereby adopt the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be LOVE & FIRE MINISTRIES, INC.

ARTICLE II

The purpose for which this corporation is organized are exclusively, religious, charitable, scientific, literary and educational within the meaning of section 501(c) (3) of the Internal Revenue Code of 1986 of the corresponding provision of any future United States Internal Revenue law.

The corporation is to have and to exercise any and all powers, rights and privileges, including delegation of powers as permitted by law, which a corporation organized under chapter 617, Florida Statutes, may now or hereafter have no exercise.

The foregoing statement of purposes shall be construed as a statement both of purposes and of powers, and purposes and powers in each clause shall not be limited or restricted by reference or inference form the terms or provisions of any other clause, but shall be broadly construed as independent purposes and powers.

Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 601 (c) (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law:

ARTICLE III

The qualification of members and manners of their admission shall be as determined by the By-Laws.

ARTICLE IV

The Corporation shall have perpetual existence.

ARTICLE V

The affairs of the Corporation shall be managed by a Board of Directors as provided in the By-Laws, consisting of not less than three members.

The name and addresses of the first Directors of the Corporation, who shall hold office until the first election thereafter are as follows:

NAME RENE PELLEYA-KOURI BETTY LARA MARIA VADIA ADDRESS 3606 S.W. 60 Court, Miami, Florida 33155 3606 S.W. 60 Court, Miami, Florida 33155 3608 S.W. 60 Court, Miami, Florida 33155

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Except for the first Board of Directors and unless otherwise provided in the 8y-Laws, Directors shall be elected by the members of the Corporation at the annual meeting of the membership as provided for the method of voting in the election and for the removal from office of Directors. Only members of the Corporation, or authorized representatives, officers or employees of corporate member may be Directors.

Members elected to the Board by the general membership shall for any reason cease to be a Director, the remaining Directors so elected may elect a successor to fill the vacancy for the balance of the unexpired term.

ARTICLE VI

The Corporation shall have a President, a Secretary and a Treasurer, and such other officers as the Board of Directors may from time to time elect.

The officers of the Corporation, in accordance with applicable provisions of the By-Laws, shall be elected by the Board of Directors for terms of one year and until qualified successors are duty elected and have taken office.

The names and addresses of the first officers of the Corporation, who shall hold office until successors are duly elected and have taken office, shall be as follows:

NAME	ADDRESS
PRESIDENT: RENE PELLEYA-KOURI	3606 S.W. 60 Court, Miami, FI 33155
SECRETARY: BETTY LARA	3606 S.W. 60 Court, Miami, FI 93155
TREASURER: RENE PELLEYA-KOURI	3606 S.W. 60 Court, Miami, Ft 33155

The corporation shall indemnify and hold harmless each person who shall serve at any time hereafter as a director or officer of the corporation, and any person who serves at the request of this corporation, as a director or officer of any other corporation, from and against any and all claims and liabilities to which such a person shall become subject by reason of his having heretofore or hereafter being a director or officer of the corporation, or by reason of any action alleged to have been heretofore or hereafter being a director or officer of the corporation, or by reason of any action alleged to have been heretofore or hereafter taken or omitted by him as such director or officer, and shall reimburse each such person for all legal and other expenses reasonably incurred by him in connection with any claim or liability provided that no person shall be indemnified against, or be reimbursed for, any expenses incurred in connection with any claim or liability as to which it shall be adjudged that such officer or director is liable for negligence or willful misconduct in the performance of his duties.

ARTICLE VII

The rights accruing to any person under the foregoing provisions shall not include any other right to which he may be lawfully entitled nor shall anything herein contained restrict the right of the corporation to indemnify or reimburse such person in any proper case even though not specifically herein provided for.

ARTICLE VIII

The By-Laws of the Corporation may be made, attered, or rescinded at any annual meeting of the Corporation, or any special meeting duly called for such purpose, upon the vote of the members as provided in the By-Laws, except that the initial By-Laws of the Corporation shall be made and adopted by the first Board of Directors.

ARTICLE IX

Amendments to these Articles of Incorporation may be proposed by a member of the Corporation. These Articles may be amended at any annual meeting of the Corporation, or at any special meeting duly

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called and held for such purpose, on the affirm ative vote of two-thirds (2/3rds) of the members existing at the time of such amendment.

The names and addresses of the subscriber to these Articles of Incorporation are: Rene Pelleys Kouri,3606 S.W. 60 Court, Miami, Florida 33155 and Betty Lara, 3606 S.W. 60 Court, Miami, Florida 33155.

ARTICLE X

The initial principal office of this corporation shall be at 3606 S.W. 60 Court, Migmi, Florida 33155 with the privilege of having its office and branch offices at other places within or without the State of Florida.

I HEREBY CERTIFY that the foregoing instrument was acknowledged bet Kourl who is personally known to me or who produced a driver license identification. WITNESS my hand and official seal in the County and State aforesaid or	
Kourl who is personally known to me or who produced a driver license	asas
LUEDEDV CEDTICV that the demonstration instrument and sedential and had	fore me on this day by Rene Pelleya
STATE OF FLORIDA) COUNTY OF MIAMI-DADE)	
Rene Pelleya-Kouri Betty Lara	ty Sa-
IN WITNESS WHEREOF, the said subscribers have hereunters January, 2011.	set their hands and seal day of

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DESIGNATION OF RESIDENT AGENT

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act: LOVE & FIRE MINISTRIES, INC., desiring to organize under the laws of the State of Florida with its principal office as indicated in the articles of incorporation has named Rene Pelleya-Kouri, whose address is 3606 S.W. 60 Court, Miami, Florida 33155, as its agent to accept services of process within this State.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above stated corporation, at place designated in this certificate. I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Rene Pelleya-Kouri, RESIDENT AGENT

TALIANASSE ALGORA

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