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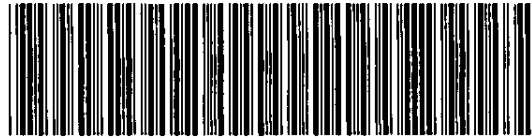
(Business Entity Name)

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11 FEB 18 AM 11:21
DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

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11 FEB 18 AM 11:36
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

PS 2/18/11

COVER LETTER

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

SUBJECT: Newfrontee Kingdom Inter Min
(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: Newfrontee Kingdom Inter Min
Name (Printed or Typed)

112 North Madison St
Address

Quincy FL 32351
City, State & Zip

850-363-2596
Daytime Telephone number

Missstep@TDS.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

OF

THE NEW FRONTIER KINGDOM INTERNATIONAL MINISTRIES, INC.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Pursuant to the provisions of The State of Florida U.S.A. Non-profit code, the undersigned adopts the following Articles of Incorporation for such corporation:

ARTICLE 1: The name of the corporation is The New Frontier Kingdom International Ministries, Inc. *112 N. Madison St Quincy Fl. 32351*

ARTICLE 2: The corporation shall have perpetual duration and is organized pursuant to the Florida Nonprofit Corporation Code.

ARTICLE 3:

a. The said organization is organized exclusively for charitable, religious, educational outreach, community development and scientific purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c) 3 of the Internal Revenue Code, or corresponding section of any future federal tax code.

b. No part of the Net Earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the of the purposes set forth in The Purpose Clause here of. No substantial part of the activities of the organization shall be the carrying of propaganda, or otherwise attempting to influence Legislation and Organization shall not participate in, or intervene in (including the publishing or distributions of statements) any political campaign on behalf of any candidate for public office. Notwithstanding my other provision this document, the organization exempt for federal income tax under section 501(c) 3 of the Internal Revenue Code, or corresponding section if any future general tax code, or (b) by an organization, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code, or corresponding section of any federal tax code.

c. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c) 3 of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government or to a state or local government, for a public purpose any such assists not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes.

d. To act firstly with charitable concern for and help those in need through a corporate benevolent program. To assist those in need of this and surrounding communities, but also including all people that are in need of any help in which this organization can give regardless of race, social position, or religious affiliation. To create, develop, and carry out program of social activities for the poor, aged, widowed, orphaned, afflicted, imprisoned, or underprivileged

persons, both within and without this community. To train economical and financial empowerment.

e. To sponsor various media publications such as engaging in radio broadcasting, the printing, production, or publication of recordings, audio, books, and other materials. The establishment and full operation of schools for educational purposes, to assist in school reform by implementing truancy, afterschool, and summer school programs. To work with and interact with religious organizations of any distinction.

f. Providing and establishing counseling centers for the disturbed and troubled people, including youth. To start and organize community action groups such as choirs, dancers, steppers, community men and women fellowships, etc.

g. To receive offerings for such purposes and to grant aid and negotiable compensations to persons for services rendered. Including the holding and conducted of workshops, seminars as well as performing arts, ministries groups, study groups, evangelistic meeting speakers, panel discussions, and etc.

ARTICLE 4: The purpose for which the corporation is organized or formed is as follows:

1. The purpose to establish and maintain a place of Christian Worship for the omnipresent one and true God the Lord Jesus Christ. To give, honor, reverence and full free course to the Holy Spirit at all times.

2. To assemble regularly together. The members of this local church and corporate fellowship, in large public congregation, and small groups, fellowship in homes, chapels, and other places,

3. To do the work of God (Jehovah) Holy Apostles to labor for evangelism around the world. To promote The Gospel of Jesus Christ in The United States and elsewhere by all legal and practice means.

4. To recognize the various gifted ministries called by God. To recognize the five-fold ministry or ascension gifts to enable believers to fulfill their respected functions as members of the body of Christ to unify and mature them in fulfilling Ephesians 4:8-16.

5. To perform various ordinances of the church including baptizing believers by immersion in water, celebrating communion/The Lord's Supper, and performing other ministries ordinations which include but are not limited to: anointing the sick and well with oil, conducting weddings, funerals, dedicating infants, and feet washing.

6. To set forth the licensing of ordained ministers, elders, deacons, bishops, apostles, and prophets, as they may qualify according to Ephesians 4:11. To send forth and maintain ministers, evangelist, missionaries or other workers for the establishment and up building of the church. Official documents must have a corporate seal.

7. To have a Corporate Seal for this ministry and Corporation.

ARTICLE 5: The membership status of this corporation shall consist of duly recognized members in good standing and unlimited number of membership. Members now in training and all persons meeting the qualifications provided in the By-Laws.

ARTICLE 6: The affairs of this Corporation shall be directed by an Executive Board of Directors, of at least (3) three members no more than (12) twelve who shall be the elders of the church appointed by The Senior Pastor approved of by the C.E.O. to handle the business affairs of the ministry.

The President (C.E.O. Apostle) who shall act as chairman and president of the Board perpetually. The members of the Board, with the exception of (The Presiding Elder or C.E.O.) will be chosen and appointed annually as provided by the by-Laws.

The powers of business and business affairs including the property of the Corporation shall be exercised, conducted, and controlled by the Executive Board. The Executive Board shall also be responsible for the maintenance of scriptural discipline with active membership, which is outlined in the by-laws.

The presiding Elder/C.E.O. shall have the authority to appoint and remove the set Senior Pastor. The presiding elder shall also have the authority to name his/her successor. In the event that the office of the presiding elder becomes vacant, the Vice President shall presume the office of the president in perpetual duration. In the event that both offices of President and Vice President is vacated, and the successor has not been named. The Executive Board then shall with much fasting and prayer, select a presiding elder with a 3/4 majority approval of the total board.

ARTICLE 7: The President/C.E.O. Apostle shall act as an overseer or Bishop over the local church. The Senior Pastor shall have full authority to rule and legislate governing authority in the local church as he/she is led by the Holy Spirit.

ARTICLE 8: The Corporation shall exercise the power...

(1) To purchase or acquire by gifts, devise, bequest or otherwise either directly or as trustees and so own hold its own trust construct, maintains, and operate make improvements, use dell, cover, mortgage, rent, or otherwise dispose of any real or personal property located in the State of Florida or any part of the world where permitted by law as may be.

(2) To receive tithes, offerings, bequest, gifts, and other income and to solicit funds monies to fulfill the vision of the said ministry.

(3) To borrow money issue bonds, debentures notes or by obligations secure monies so borrowed or in payments for properly or for any other purposes stated above.

ARTICLE 9: The business affairs of this Corporation shall be administered by its officers which shall be President,(Chief Executive Officer and the Senior Pastor), Vice President, Secretary, Treasurer, all of whom shall be members of the Executive Board, and such other assistant or administrative officers as determined by the Executive Board from time to time. The Executive Board shall appoint the officers who shall serve at the pleasure of the Executive Board and may serve an unlimited number of consecutive terms in office. The office of the President of the Corporation shall be tallied by the president elder and his successors perpetually. The president is an ex-officio, member of all departments, committees, ministries, etc. of the church.

ARTICLE 10: A meeting of the active body and membership shall be held quarterly to present a report of the activities and finances of the corporation to its members. The quarterly membership meeting will convene as stated in the by-laws, unless the Executive Board deems it necessary to change the days and/or location and so notify the members.

ARTICLE 11: The Executive Board shall provide such by laws or conduct of its business, and the business of the church as the Executive Board may deem from time to time. The power to alter, amend, or repeat the by-laws adopt new by-laws. Shall be vested in the Senior Pastor approved by Executive Board and Chief Executive Officer at any regular meeting, or special meeting called for that purpose.

ARTICLE 12: Amendments to the articles of incorporation shall be in the following...

A resolution setting the opposed amendments must be approved by 3/4 majority vote of the total Executive Board. Upon approval of the Executive Board, the proposed amendments shall be submitted to a special meeting, of the membership called for that purpose.

Written, typed, or printed notices shall be addressed to members stating the place, day, and hour of the meeting and shall be delivered by mail. (The time it is deposited in the United States mail) not less than (10) ten days or more than (60) sixty days before the said date of the meeting.

The purposed amendments shall be adopted upon receiving the affirmation vote of at least 2/3 of the votes entitled to be cast by active board members present. Any number of amendments may be submitted and voted upon at any one meeting.

ARTICLE 13: The Initial Board of Directors shall consist of (5) five members:

1. Timothy L. Miller Sr. 5567 Saxon Road Camilla, Georgia 31730
2. Terry L. Mitchell 703 South Adams Street Quincy, Florida 32351
3. Stephanie W. Mitchell 703 South Adams Street Quincy, Florida 32351
4. Dionna A. Kenon 55 George Madry Court Quincy, Florida 32351
5. Andre L. Henry 1420 Live Oak Street Quincy, Florida 32351

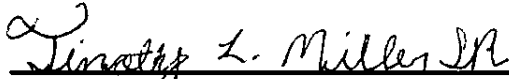
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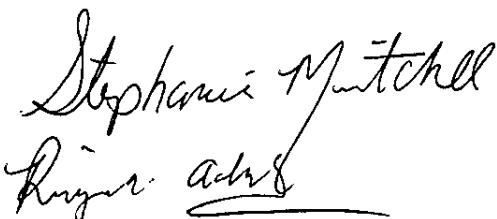
ARTICLE 14: The name of the incorporator is Timothy L. Miller Sr. 5567 Saxon Road Camilla, Georgia 31730.

In witness where of the undersigned incorporator has executed these Articles of Incorporation on this (third) day of (August) 2009.



Timothy L. Miller Sr.

The registered agent is Stephanie W. Mitchell. The registered office address is 703 South Adams St, Quincy, Fl 32351.


Registered agent