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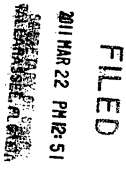
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COVER LETTER

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

SUBJECT: Teacl	ning Mission Netw	ork, Inc.		
	(PROPOSED CORPORATI	E NAME – <u>MUST INCL</u> I	<u>UDE SUFFIX</u>)	
Enclosed is an original \$70.00 Filing Fee	and one (1) copy of the Artic \$78.75 Filing Fee & Certificate of	les of Incorporation and \$78.75 Filing Fee & Certified Copy	d a check for : \$87.50 Filing Fee, Certified Copy	
	Status & Certif ADDITIONAL COPY REQUI		& Certificate OPY REQUIRED	
FROM:	Martin E. Risacher	nted or typed)		118
2508 Riverbluff Parkway				FIL DII HAR 22
Sarasota, Florida City, State & Zip				
	34231 Daytime Tele	ephone number	<u>-</u>	-
	risacher@cchala	aw.com		

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

E-mail address: (to be used for future annual report notification)

ARTICLES OF INCORPORATION OF THE TEACHING MISSION NETWORK, INC.

The undersigned incorporator, a natural person 18 years of age or older, in order to form a corporate entity adopts the following articles of incorporation.

ARTICLE I NAME/REGISTERED OFFICE

The name of this corporation shall be The Teaching Mission Network, Inc. with the primary location at 2508 Riverbluff Parkway, Sarasota, Florida, 34231

ARTICLE II PURPOSE

This corporation is organized exclusively for religious purposes, more specifically, to advise and assist persons wishing to develop a deeper personal connection to Spirit and receive the friendship and lessons of an array of celestial teachers who can be accessed through the practice of Stillness. To this end, the corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, 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 of 1986, as now enacted or hereafter amended. All funds, whether income or principal, and wither acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE III EXEMPTION REQUIREMENTS

At all times shall the following operate as conditions restricting the operation activities of the corporation:

- 1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such earnings, if any, of this corporation shall be used to carry out the nonprofit corporate purposes set forth in Article II above.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign of, or in opposition to, any candidate for public office.

ARTICLE VII DISSOLUTION

At the time of dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, dispose of the assets of the corporation. In no case shall a disposition be made which would not qualify as a charitable contribution under Section 170(c)(1) or (2) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, in such manner as the Board of Directors shall determine.

ARTICLE VIII INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida Street address of the registered agent is:

Martin E. Risacher 2508 Riverbluff Parkway Sarasota, Florida 34231

ARTICLE IX INCORPORATOR

The incorporator of this corporation is Martin E. Risacher, 2508 Riverbluff Parkway, Sarasota, Florida 34231

ARTICLE X EFFECTIVE DATE

These Articles shall become effective on the date filed by the Florida Department of State, Division of Corporations.

Having been named as Registered Agent to accept service of process for the above stated 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.

Martin E. Risacher Registered Agent Date

Martin E. Risacher, Ingorporator

Date

3-12-1/

Date

3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.

ARTICLE IV: DURATION

The duration of the corporate existence shall be perpetual.

ARTICLE V: MEMBERSHIP/BOARD OF DIRECTORS

The corporation shall have one or more classes of members, as provided in the corporation's bylaws. The management of the affairs of the corporation shall be vested in a Board of Directors, as defined in the corporation's bylaws. No Director shall have any right, title, or interest in or to any property of the corporation.

The number of Directors constituting the first Board of Directors is seven. The names and addresses of the initial Board of Directors are:

Martin E. Risacher, 2508 Riverbluff Parkway, Sarasota, Florida 34231

James Cleveland, 68 Tilford D, Deerfield Beach, Florida 33442

Blanche Irene Berland, 68 Tilford D, Deerfield Beach, FL 33442-2158

Donna D'Ingillo, 179 Monaco D, Delray Beach, Florida 33446

Ronald Cohen, 441 North East 1st Street, Crystal River, Florida 34423

Deborah Goaldman, 3213 Harmony Drive, Bakersfield, CA 93306

Karen Bowen, 617 Eastlake Court, SE, Rio Rancho, NM 87124

Members of the first Board of Directors shall serve until the first annual meet at which time their successors are duly elected and qualified, or removed as provided in the By Laws.

ARTICLE VI PERSONAL LIABILITY

No member, officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts of this corporation.

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