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COVER LETTER

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

SUBJECT: Lighthouse Montessori Christian Center, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original	l and one (1) copy of the Arti	cles of Incorporation and	d 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 C	OPY REQUIRED
		. ,	
FROM	Angel Luis Brace, Name (Pr	CETO ·	
	613 SW Bacon	Terrace	_
	Port St. Lucie, I	FL 34953 State & Zip	
	772-579-8833	elephone number	

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

pastorbracero@bellsouth.net

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



FLORIDA DEPARTMENT OF STATE Division of Corporations

June 23, 2011

ANGEL LUIS BRACERO 613 SW BACON TERRACE PORT ST LUCIE, FL 34953

SUBJECT: LIGHTHOUSE MONTESSORI CHRISTIAN CENTER, INC.

Ref. Number: W11000033880

We have received your document for LIGHTHOUSE MONTESSORI CHRISTIAN CENTER, INC. and your check(s) totaling \$87.50. However, the enclosed of document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document. \

The name must contain a word that will clearly indicate that it is a corporation. This word may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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.

Articles must be in numeric order. Article VII is listed twice and Article XIV is not listed at all. Our office do not file bylaws. Please remove the wording bylaws from the heading of your Articles. It should read Articles of Incorporation.

If you have any further questions concerning your document, please call (850) 245-6879.

Ruby Dunlap Regulatory Specialist II New Filing Section

Letter Number: 411A00015250



ARTICLES OF INCORPORATION Lighthouse Montessori Christian Center, Inc. A Nonprofit Corporation

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INTRODUCTION

The concept and idea of Lighthouse Montessori Christian Center, Inc. was birthed out of a desire to service the local community in need for a preschool and kindergarten alternative. Joining the community of preschools in our local area, we strive to provide high quality childcare in addition, early childhood education based upon the philosophy and methodology of Dr. Maria Montessori. Our group of founders are Angel Luis and Annette Bracero and Jorge and Iliana Saavedra agreeing that Lighthouse Montessori Christian Center, Inc. is founded in the year of our Lord 2011.

ARTICLE I

The offical name of the corporation shall be Lighthouse Montessori Christian Center, Inc.

ARTICLE II OFFICES AND PLACE OF BUSINESS

The principal office and place of business of the corporation shall be located at 650 NW Airoso Boulevard, Port Saint Lucie, FL 34983. Lighthouse Montessori Christian Center, Inc. may have such other offices, either within or without the State of Incorporation, as the Board of Directors may determine from time to time.

ARTICLE III PURPOSE AND MISSION

Our purpose is to provide our local community with quality early childhood Christian Montessori education. To recognize each child as an individual and treated accordingly with respect and consideration. The continuing mission of Lighthouse Montessori Christian Center, Inc. is to provide high quality childcare and early childhood education based upon the philosophy and methodology of Dr. Maria Montessori. We will do this by providing a safe and nuturing environment designed around the needs of young children and their families, staffed by credentialed Montessori teachers and their trained classroom assistants.

ARTICLE IV BOARD OF DIRECTORS

- Section 1. General Powers. The affairs of Lighthouse Montessori Christian Center, Inc. shall be managed by the Board of Directors whose members shall have a fiduciary obligation to Lighthouse Montessori Christian Center, Inc. . Directors will be voted upon.
- Section 2. Number and Term. The number of Directors shall be no less than four (4). The term of membership shall be until Director resigns or is deceased.
- Section 3. Regular Meetings. A regular meeting of the Board of Directors shall be held each year. The Board of Directors may provide, by resolution, the time and place for holding additional regular meetings without other notice than such resolution. Additional regular meetings shall be held

at the principal office of Lighthouse Montessori Christian Center, Inc. in the absence of any designation in the resolution.

Section 4. Special Meetings. Special Meetings of the Board of Directors may be called at the request of any other two (2) Directors, and shall be held at the principal office of Lighthouse Montessori Christian Center, Inc. or at such other place as the Directors may determine.

Section 5. Notice. Notice of the annual, regular or any special meeting of the Board of Directors shall be given by oral or written notice to each Director. The attendance of a Director at any meeting shall constitute a waiver of notice of such meeting, except where a Director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. The business to be transacted at the meeting need not be specified in the notice or waiver of notice of such meeting, unless specifically required by law or by these Bylaws.

Section 6. Action by Unanimous Written Consent Without Meeting. Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board. Such action by written consent shall have the same force and effect as the unanimous vote of the directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting and that the Bylaws of this corporation authorize the directors to so act, and such statement shall be prima facie evidence of such authority.

Section 7. Quorum. A majority of the Board of Directors shall constitute a quorum for the transaction of business at any meeting of the Board; if less than a majority of the Directors are present at any meeting, the meeting is adjourned.

Section 8. Board Decisions. The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors.

Section 9 Vacancies, Additions, Elections and Removal. Any vacancy occurring in the Board of Directors shall be filled by the Board and any annual, regular or special meeting of the Board of Directors. Directors shall be removed for reason as stipulated in these Articles of Incorporation.

Section 10. Compensation. Directors receive salaries for their services within reasonable bounds.

ARTICLE V SUBSCRIBERS

The names and places of residence of the original incorporates and subscribers to these Articles are as follows:

Director/President, Angel L. Bracero, Jr.

Director/Vice President, Jorge Saavedra

Director/Treasurer, Illiana Saavedra

Director/Secretary, Annette Bracero

613 SW Bacon Terrace

Port St. Lucie, FL 34953

652 SW Hogan Street

Port St. Lucie, FL 34983

652 SW Hogan Street

Port St. Lucie, FL 34983

613 SW Bacon Terrace

Port St. Lucie, FL 34953

ARTICLE VI REGISTERED AGENT

The initial registered agent shall be: Terrace, Port St. Lucie, FL 34953 Angel Luis Bracero, Jr. who resides at 613 SW Bacon

ARTICLE VII

The initial incorporator shall be:

Jorge Saavedra who resides at 652 SW Hogan Street Port St. Lucie, FL 34983.

ARTICLE VIII OFFICERS

Section 1. Officers. The officers of the corporation shall be a Director/President, Director/Vice President, a Director/Treasurer, and a Director/Secretary. The Board of Directors may elect or appoint such other officers, including one or more assistant secretaries and one or more assistant treasurers, as it shall deem desirable, such officers to have the authority and perform the duties prescribed, from time to time, by the Board of Directors.

Section 2. Powers/Duties of Officers.

- (a) The Director/President: Shall have general management of the business of Lighthouse Montessori Christian Center, Inc.. He shall preside at all meetings of the Board of Directors and see that all orders and resolutions of the Board of Directors are carried into effect, subject, however, to the right of the Board to delegate to any other officer or officers of Lighthouse Montessori Christian Center, Inc. any specific powers, other than those that may be conferred only upon the Director/President. He shall execute in the name of Lighthouse Montessori Christian Center, Inc. all deeds, bonds, mortgages, contracts and other documents authorized by the Board of Directors. The Director/President shall have the general powers and duties of supervision and management usually vested in the office of president of a corporation.
- (b) The Director/Vice President: Shall perform the duties and exercise the duties and powers of the Director/President in case of his/her long term absence from Lighthouse Montessori Christian Center, Inc. and with the approval of the majority of the Board. He shall perform such other duties as may from time to time be granted or imposed by the Board of Directors. The Director/Vice President shall have the powers and duties usually vested in the office of vice president of a corportation.
- (c) The Director/Treasurer: The treasurer shall keep full and accurate account of the receipts and disbursements in books belonging to Lighthouse Montessori Christian Center, Inc., and shall deposit all moneys and other valuable effects in the name and to the credit of Lighthouse Montessori Christian Center, Inc. in such banks and depositories as may be designated by the Board of Directors, but shall not be personally liable for the safekeeping of any funds or securities so deposited pursuant to the order of the Board. He/she shall disburse the funds of Lighthouse Montessori Christian Center, Inc. as may be ordered by the Board and shall render to any member of the Board, whenever they may require, accounts of all his/her transactions as treasurer and of the financial condition of Lighthouse Montessori Christian Center, Inc.. He/she shall perform the duties usually incident to the office of treasurer and such other duties as may be prescribed by the Board of Directors.
- (d) The Director/Secretary: The secretary shall attend all sessions of the Board held at the office of Lighthouse Montessori Christian Center, Inc. and act as clerk thereof and record all votes and the minutes of all proceedings in a book to be kept for that purpose. He/she shall perform like duties for the executive and standing committees when required. He/she shall give, or cause to be given, notice of meetings of the Board of Directors when notice is required to be given under these Bylaws or by any resolution of the Board. He/she shall have custody of the seal and authority to execute all authorized documents requiring a seal. He/she shall keep the record of students, employees of Lighthouse Montessori Christian Center, Inc., and in general perform the

duties usually incident to the office of secretary, and such further duties as shall from time to time be prescribed by the Board of Directors.

- (e) Delegating Powers to Other Officers: In case of the absence of any officer of Lighthouse Montessori Christian Center, Inc., or for any other reason that may seem sufficient to the Board, the Board of Directors may delegate respective powers from time to time to any other officer.
- Section 4. Election and Term of Office. Lighthouse Montessori Christian Center, Inc.'s incorporating officer's term of office is indefinite. In the event any should resign, new officers shall be nominated and elected by the Board of Directors at the regular meeting of the Board of Directors by a favorable 2/3 vote. If the election of officers is not held at such meeting, such election shall be held as soon thereafter as is convenient. New offices may be created and filled at any meeting of the Board of Directors. Board members may be removed with cause as defined by these Articles of Incorpration.
- Section 5. Employment Contracts. Lighthouse Montessori Christian Center, Inc. may enter into employment contracts as it sees fit.
- **Section 6.** Removal. Any officer, may be removed by the Board of Directors whenever in its judgment the best interests of Lighthouse Montessori Christian Center, Inc. would be served thereby, but such removal shall be without prejudice to the contract rights, if any, of the officer so removed.
- **Section 7. Vacancies.** A vacancy in any office, because of death, resignation, removal, disqualification, or otherwise, may be filled by any other officer as determined by the Board of Directors.

Section 8. Resignation, Removal of Officer.

- (a) **Resignation:** In the event a Director/Officer should voluntarily choose to leave a successor will be elected.
- (b) **Removal With Cause:** In the event an officer shall have serious charges preferred against him and are proven to be true, the matter shall be brought to the Board of Directors who will determine removal recomendations and process.
- (c) Order of Business: The order of business at such meeting shall be as follows:
 - a. Roll call;
 - b. Presentation of evidence;
 - c. Presentation of rebuttal evidence:
 - e. Action of the Board

ARTICLE IX INDEMNIFICATION, INSURANCE AND LIABILITY INDEMNIFICATION OF OFFICERS, DIRECTORS AND OTHER PERSONS

Section 1. Lighthouse Montessori Christian Center, Inc. shall advance necessary funds or indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of Lighthouse Montessori Christian Center, Inc.) by reason of the fact that the person is or was a director or officer of Lighthouse Montessori Christian Center, Inc., or is or was serving at the request of Lighthouse Montessori Christian Center, Inc. as a director or officer of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by the person in connection with such threatened, pending or completed action, suit or proceeding. The termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed

to be in or not opposed to the best interests of Lighthouse Montessori Christian Center, Inc., and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.

Section 2. Lighthouse Montessori Christian Center, Inc. shall advance funds or indemnify any person who is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of Lighthouse Montessori Christian Center, Inc. to procure a judgment in its favor by reason of the fact that he is or was a pastor, director or officer of Lighthouse Montessori Christian Center, Inc., or is or was serving at the request of Lighthouse Montessori Christian Center, Inc. as a director, officer or representative of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys fees), judgments, fines and amounts paid in settlement, actually and reasonably incurred by the person in connection with such threatened, pending or completed action or suit by or in the right of Lighthouse Montessori Christian Center, Inc..

Section 3. Indemnification under Sections 1 and 2 of this Article shall be automatic and shall not require any determination that indemnification is proper, except that no indemnification shall be made in any case where the act or failure to act giving rise to the claim for indemnification is determined by a court of competent jurisdiction to have constituted willful misconduct or recklessness.

Section 4. Expenses incurred in defending a civil or criminal action, suit or proceeding of the kind described in Sections 1 and 2 of this Article shall be paid by Lighthouse Montessori Christian Center, Inc. in advance of the final disposition of such action, suit or proceeding upon receipt of an undertaking, by or on behalf of the person who may be entitled to indemnification under those Sections, to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by Lighthouse Montessori Christian Center, Inc..

Section 5. Lighthouse Montessori Christian Center, Inc. may, at the discretion of and to the extent and for such persons as determined by the Board of Directors of Lighthouse Montessori Christian Center, Inc., (I) indemnify any person who neither is nor was a director or officer of Lighthouse Montessori Christian Center, Inc. but who is or was a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (and whether brought by or in the right of Lighthouse Montessori Christian Center, Inc.), by reason of the fact that the person is or was a representative of Lighthouse Montessori Christian Center, Inc., against expenses (including attorneys fees), judgments, fines and amounts paid in settlement, actually and reasonably incurred by the person in connection with such threatened, pending or completed action, suit or proceeding; and (ii) pay such expenses in advance of the final disposition of such action, suit or proceeding, upon receipt of an undertaking by or on behalf of such person to repay such amount if it shall ultimately be determined by a court of competent jurisdiction that such person is not entitled to be indemnified by Lighthouse Montessori Christian Center, Inc..

Section 6. Any right to indemnification provided in this Article shall continue as to a person who has ceased to be a director or officer of Lighthouse Montessori Christian Center, Inc. and shall inure to the benefit of the heirs, executors and administrators of such a person.

Section 7. Nothing herein contained shall be construed as limiting the power or obligation of Lighthouse Montessori Christian Center, Inc. to indemnify any person in accordance with applicable state law provisions as amended from time to time or in accordance with any similar law adopted in lieu thereof.

Section 8. Lighthouse Montessori Christian Center, Inc. shall also indemnify any person against expenses (including attorneys fees), actually and reasonably incurred by him in enforcing any right to indemnification under this Article, under Lighthouse Montessori Christian Center, Inc.'s state

nonprofit corporation law as amended from time to time or under any similar law adopted in lieu thereof.

Section 9. Any person who shall serve as a director, officer, employee or agent of Lighthouse Montessori Christian Center, Inc. or who shall serve at the request of Lighthouse Montessori Christian Center, Inc., as a director, officer, employee or agent of another corporation, joint partnership, joint venture trust or other enterprise shall be deemed to do so with knowledge of and in reliance upon the rights of indemnification provided in this Article, under applicable state law indemnification provisions as amended from time to time and in or under any similar law adopted in lieu thereof.

ARTICLE X INSURANCE

Lighthouse Montessori Christian Center, Inc. shall have the power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of Lighthouse Montessori Christian Center, Inc. or is or was serving at the request of Lighthouse Montessori Christian Center, Inc. as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him and incurred by him in any such capacity, or arising out of his status as such, whether or not Lighthouse Montessori Christian Center, Inc. would have the power to indemnify him against such liability.

ARTICLE XI LIABILITY OF OFFICERS AND BOARD MEMBERS

Section 11. To the fullest extent permitted by applicable state law, as now in effect and as amended from time to time, a director or officer of Lighthouse Montessori Christian Center, Inc. shall not be personally liable for monetary damages for any action taken or failure to take any action.

ARTICLE XII DIRECTORS' LIABILITY

- **Section 1.** A director of Lighthouse Montessori Christian Center, Inc. shall stand in a fiduciary relationship to Lighthouse Montessori Christian Center, Inc. and shall perform his duties as a director, including his duties as a member of any committee of the Board upon which he may serve, in good faith, in a manner he reasonably believes to be in the best interests of Lighthouse Montessori Christian Center, Inc., and with such care, including reasonable inquiry, skill and diligence, as a person of ordinary prudence would use under similar circumstances. In performing his duties, a director or committee member shall be entitled to rely in good faith on information, opinions, reports or statements, including financial statements and other financial data, in each case prepared by any of the following:
- (a) One or more officers or employees of Lighthouse Montessori Christian Center, Inc. whom the director reasonably believes to be reliable and competent in the matters presented;
- (b) Counsel, public accountants or other persons as to matters which the director reasonably believes to be reliable and competent in the matters presented;
- (c) A committee of the Board of Directors upon which he does not serve, duly designated in accordance with law, as to matters within its designated authority, which the director reasonably believes to merit confidence.
- **Section 2.** Lighthouse Montessori Christian Center, Inc.'s director shall not be considered to be acting in good faith if he has knowledge concerning the matter in question that would cause his reliance to be unwarranted.

- Section 3. In discharging the duties of their respective positions, the Board of Directors, committees of the Board of Directors and the individual directors thereof may, in considering the best interests of Lighthouse Montessori Christian Center, Inc., consider the effects of any action upon employees, suppliers and customers of Lighthouse Montessori Christian Center, Inc. and upon communities in which offices or other establishments of Lighthouse Montessori Christian Center, Inc. are located, and all other pertinent factors. The consideration of those factors shall not constitute a violation of this section.
- **Section 4.** Absent breach of fiduciary duty, lack of good faith or self-dealing, actions taken as Lighthouse Montessori Christian Center, Inc.'s director or officer, or any failure to take any action shall presumed to be in the best interests of Lighthouse Montessori Christian Center, Inc.. Lighthouse Montessori Christian Center, Inc.'s director or officer shall not be personally liable for monetary damages as such for any action taken, or any failure to take any action, unless:
- (a) The officer or director has breached or failed to perform the duties of his office under this section or under the specific provisions of any employment agreement with Lighthouse Montessori Christian Center, Inc.;
- (b) The breach or failure to perform constitutes self-dealing, willful misconduct or recklessness.
 - **Section 5.** The provisions of this section shall not apply to:
- (a) The responsibility or liability of Lighthouse Montessori Christian Center, Inc.'s officer or director pursuant to any criminal statute; or
- (b) The liability of Lighthouse Montessori Christian Center, Inc.'s officer or director for the payment of taxes pursuant to local, state or federal law.

ARTICLE XIII INTERESTED DIRECTORS

- **Section 1.** No contract or transaction between Lighthouse Montessori Christian Center, Inc. and one or more of its directors or officers, or between any other corporation in which it's one or more of its directors or officers are also directors or officers or have a financial interest shall be void or voidable solely for such reason, or solely because a director or officer is present as or participates in the meeting of the Board which authorizes the contract or transaction, or solely because his or their votes are counted for such purpose, if:
- (a) The material facts as to his interest and as to the contract or transaction are disclosed or known to the Board of Directors and the Chairman of the Board in good faith authorizes the contract or transaction; or
- (b) The contract or transaction is fair as to Lighthouse Montessori Christian Center, Inc. as of the time it is authorized, approved or ratified, by the Chairman of the Board of Directors.
- **Section 2.** Interested directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors which authorizes a contract or transaction in the preceding section.

ARTICLE XIV CONTRACTS, CHECKS, DEPOSITS AND FUNDS

- **Section 1. Contracts.** The Board of Directors may authorize any officer or officers, agent or agents of Lighthouse Montessori Christian Center, Inc., in addition to the officers so authorized by these Bylaws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of Lighthouse Montessori Christian Center, Inc., and such authority may be general or may be confined to specific instances.
- Section 2. Checks, Drafts, or Orders. All checks, drafts, or orders for the payment of money, notes, or other evidences of indebtedness issued in the name of Lighthouse Montessori Christian Center, Inc. shall be signed by such officer or officers, agent or agents of Lighthouse Montessori

Christian Center, Inc., and in such manner as shall from time to time be determined by resolution of the Board of Directors. In the absence of such determination by the Board of Directors, such instruments may be signed by the treasurer and President of Lighthouse Montessori Christian Center, Inc..

Section 3. Deposits. All funds of Lighthouse Montessori Christian Center, Inc. shall be deposited from time to time to the credit of Lighthouse Montessori Christian Center, Inc. in such banks, trust companies, or other depositories as the Board of Directors may select.

Section 4. Gifts. The Board of Directors may accept on behalf of Lighthouse Montessori Christian Center, Inc. any contribution, gift, bequest or devise for any purpose of Lighthouse Montessori Christian Center, Inc..

ARTICLE XV CHURCH EMPLOYMENT

Section 1. Loyalty. Any person considered for employment with Lighthouse Montessori Christian Center, Inc. must be a member in good standing of the community being served, and must remain as a member in good standing throughout any course of employment and all employees shall be notified in writing of such policy at the time of employment.

Section 2. Terms of Employment. In addition all employees shall sign and acknowledge a statement of Lighthouse Montessori Christian Center, Inc.'s Tenets of Faith and Doctrine and Code of Discipline. All employees shall be bound by the conditions of such statement, and signature by an employee of the statement shall serve as an acknowledgment that any violation or transgression of any tenet or condition will subject the employee to Lighthouse Montessori Christian Center, Inc.'s disciplinary proceedings, including suspension, or termination of employment. The Tenets of Faith and Doctrine, Code of Discipline, and description of Christian Life and Scriptural Conduct, address Lighthouse Montessori Christian Center, Inc.'s firmly established and sincerely held belief that unscriptural conduct is inconsistent with the religious tenets of Lighthouse Montessori Christian Center, Inc., cannot be tolerated and will serve as basis for termination.

ARTICLE XVI BOOKS AND RECORDS

Lighthouse Montessori Christian Center, Inc. shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its members, Board of Directors, committees having and exercising any of the authority of the Board of Directors, and any other committee, and shall keep at the principal office a record giving the names and addresses of the Board of Directors members entitled to vote. All books and records of Lighthouse Montessori Christian Center, Inc. may be inspected by any member, or his agent for any proper purpose at any reasonable time.

ARTICLE XVII FISCAL YEAR

The fiscal year of Lighthouse Montessori Christian Center, Inc. shall be January 1 through December 31.

ARTICLE XVIII DISSOLUTION

Section 1. Upon the dissolution of Lighthouse Montessori Christian Center, Inc., the Board of Directors shall, after the payment of all the liabilities of Lighthouse Montessori Christian Center, Inc., dispose of all of the assets of Lighthouse Montessori Christian Center, Inc. exclusively for the

purposes of Lighthouse Montessori Christian Center, Inc. in such manner, or to such organization or organizations organized and operated exclusively for the purposes of Lighthouse Montessori Christian Center, Inc. in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes as shall qualify as an exempt corporation or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or of the corresponding provisions of any future United States Revenue Law) as the Board of Directors shall determine.

Section 2. No part of the net earnings of Lighthouse Montessori Christian Center, Inc. shall inure to the benefit of, or be distributable to, its members, officers, trustees, or any person except that Lighthouse Montessori Christian Center, Inc. shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments in the furtherance of Lighthouse Montessori Christian Center, Inc.. No substantial part of the activities of organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of the Articles of Incorporation or these Bylaws of Lighthouse Montessori Christian Center, Inc., Lighthouse Montessori Christian Center, Inc., shall not carry on any activity not permitted to be carried on (a) by a corporation exempt from Federal Income Tax, under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, (or by the corresponding section of any future Revenue Code of the United States of America) or (b) by a corporation, contributions of which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended (or the corresponding section of any future United States Revenue Law).

ARTICLE XIX
SEAL

The Board of Directors shall provide a corporate seal.

ARTICLE XX **SEAL**

EFRETARY OF STAFE

The Board of Directors shall provide a corporate seal.

Required Signature of Incorporator

ARTICLE XXI

TALLAHASSEEFLORIDA AMENDMENT OF BYLAWS

The Articles of Incorporation and these Bylaws except Article II may be altered, amended, or repealed and new bylaws may be adopted by a two-thirds (2/3) majority vote of the Board of Directors of LMCC at any regular or special combined meeting of the Board of Directors; provided, however, that any action of the Board taken for the purpose of altering, amending or repealing any part of Article Five (V) of these Bylaws may be adopted only by the unanimous vote of the Board of Directors without considering the vote of the Pastor/President. At least fourteen (14) days written advance notice of a meeting called for the purpose of altering, amending or repealing LMCC's Bylaws or Articles of Incorporation shall be given to each member of the Board of Directors.

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 Required Signature of Registered Agent I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.81/1.155 JF.S.