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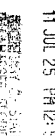
(Requestor's Name)				
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PICK-UP WAIT MAIL				
(Business Entity Name)				
(Document Number)				
Certified Copies Certificates of Status				
Special Instructions to Filing Officer:				

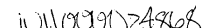
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TRANSMITTAL LETTER

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

HOUSE OF PRAYER APOSTOLIC FAITH, INC.

Enclosed is an original \$70.00 Filing Fee	iginal and one (1) copy of the artic \$78.75 Filing Fee & Certificate	cles of incorpora \$122.50 & Certified	\$131.25 Copy Certified Copy & Certificate
FROM:	Name THE ONE SER	VICES	
	Address 7161 Pembroke Rd. #6		
	City, State & Zip Pembroke Pines, Florid	ia 33023	
	Daytime Telephone nun (954) 274-7864	nber	



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55 May 4, 2011

THE ONE SERVICES 7161 PEMBROKE RD #600 PEMBROKE PINES, FL 33023

SUBJECT: HOUSE OF PRAYER APOSTOLIC FAITH, INC.

Ref. Number: W11000024868

We have received your document for HOUSE OF PRAYER APOSTOLIC FAITH, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6995.

Jessica A Fason Regulatory Specialist T

Letter Number: 111A00010894

www.sunbiz.org

DO DOV COOF IN 11-3

ARTICLES OF INCORPORATION

The undersigned, acting as incorporators of a corporation pursuant to Chapter 617, Elogida Statues, adopt the following Articles of Incorporation for the purpose of forming and for profit Corporation:

ARTICLE I

The name of the corporation shall be:

APOSTOLIC FAITH HOUSE OF PRAYER, INC.

ARTICLE II

Principal place of business and mailing address

The principal place of business and the mailing address of this corporation shall be:

F\rinciple Office:

7161 Pembroke Rd. # 600 Pembroke Pines, FL 33023

Mailing Address:

7161 Pembroke Rd. # 600 Pembroke Pines, FL 33023

ARTICLE III

Purp_{'2,se(s)}

The specific purpose(s) for which the corporation is organized is (are):

- a) This organization is organized as a church to teach others the faith of the Bible, the Inspired Word of God; according to Jesus Christ. Our purpose is to preach the truth and let others decide if they want to worship or follow Christ.
- b) The organization is organized exclusively for charitable, religious, educational/literary, and/or scientific purposes under section 501 (c) (3) of the Internal Revenue code of 1986.
- c) To accept or give funds and property from or to other organizations to be used or held for use directly in carrying out one or more such purposes.

- d) To acquire, own, purchase, lease, dispose of and deal with real personal property and interest, either absolutely or in trust therein and to apply gifts, grants, bequests, and devises and the proceeds thereof in furtherance of the purposes of the corporation.
- e) To do such things and to perform such acts to accomplish its purposes as the Board of Directors may determine to be appropriate and as are not forbidden by section 501 (c) (3) of the Internal Revenue code, with all powers conferred on a not for profit corporations under the law of the State of Florida.
- f) This corporation is a not-for-profit corporation organized and operated exclusively for charitable, religious, educational/literary, and/or scientific purposes. It is not formed for any pecuniary profit or financial gain, and no part of the assets, income, or profits of the corporation is distributable to or inures to the benefit of its members, trustees, or officers or any private person. The whole purpose of this corporation is organized as a church to teach others about the faith of the Bible, the inspired word of God, according to Jesus Christ. Our purpose is to preach the truth and let others decide if they want to worship or follow Christ and not for any pecuniary gain.

ARTICLE IV

Limitation of corporation powers

The corporate powers of this corporation are as provided in section 617.0302. Florida Statues as a 501 (c) (3) corporation. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization except from Federal Income Tax, under section 501 (c) (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

The corporation shall enforce that 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 purposes set forth in the purpose clause hereof. No substantial part of the activities of the 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.

ARTICLE V

Manner of election of directors or members

The manner in which the directors are elected or appointed is as follows:

There shall be an annual meeting of the members of the corporation at which time the members shall elect officers and other members of the governing board:

The governing board must consist of at least three members (we have 12 members) for a nonprofit corporation. It shall include the president, the vice president, secretary, treasurer and such other members, all of whom shall satisfy the standards of the corporation. The Governing Board shall be the Board of Directors.

ARTICLE VI

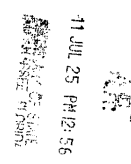
INITIAL BOARD OF DIRECTORS

The Directors or Members of the governing board are:

George L. Byrd, Pres. / CEO 7161 PEMBROKE RD #600 PEMBROKE PINES FL 33023

Vanessa R. Byrd, V. Pres. 7161 PEMBROKE RD #600 PEMBROKE PINES FL 33023

> L. Williams, Sec. 7161 PEMBROKE RD #600 PEMBROKE PINES FL 33023



ARTICLE VII

The registered agent and street address

The name of the street address of the initial registered agent is:

The One Services 7161 Pembroke Rd. # 600 Pembroke Pines, FL 33023

CERTIFICATE OF DESIGNATION REGISTERED

AGENT/REGISTERED OFFICE

Pursuant of the provisions of section 607.0501 or 617.0501. Florida statues, the undersigned corporation, organized under the laws of the State of Florida, submit the following statement in designating the registered office/registered agent, in the State of Florida.

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

ARTICLE VIII

Stock

The corporation is an organization under a non-stock basis

ARTICLE IX

Property

The property of this organization is irrevocably dedicated to education and church purposes and no part of the net income or assets of this non-profit corporation shall ever inure the benefit of any directors, officers or members thereof, or to the benefit of any private individual.

ARTICLE X

Dissolution

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 assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF, the undersigned incorporator have executed these Articles of Incorporation this:

<u>21</u>	of	July,	2011
Day		Month	Year

Signature of Incorporator is:

L. Williams, The One Services 7161 Pembroke Rd. # 600

Pembroke Pines, FL 33023