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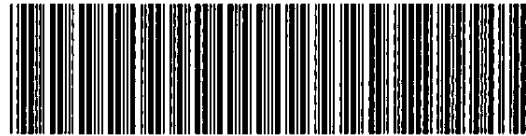
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Kingdom Apostolic Assemblies of Faith- Temple of Elohim, Inc.

200 N Denning Drive Suites 8-7
Winter Park, Florida 32789
Email: apostleemepps1@gmail.com

Mailing Address:
P. O. Box 941328
Maitland, FL 32794
(407) 951- 0228

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Articles of Incorporation pursuant to Chapter 617.0202, F.S. are as follows

Article I: The name of the non-profit corporation shall be **Kingdom Apostolic Assemblies of Faith- Temple of Elohim, Inc.**, as the Headquarters that governs multiple Ministries, Entities, Schools, Businesses, Foundations, and Entrepreneurships.

Article II: The principle place of business of the physical location is 200 N Denning Drive, Suites 8-7, Winter Park, Florida 32789, and the mailing address is P. O. Box 941328, Maitland, FL, 32794.

Article III: PURPOSES AND RESTRICTIONS

Section 1. The corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations under Section 501(c)(3) of the Internal Revenue Code (or the corresponding section of any future federal tax code).

Section 2. In carrying out the purposes of the corporation, the corporation is authorized to:

- (a) carry on such educational, charitable, religious and scientific activities as are a part of providing ministry services to the public; and
- (b) solicit, receive, maintain and distribute funds and other assets and to administer and apply the income and principal thereof exclusively for the charitable, religious, educational, and scientific activities of the Corporation or, within the scope of Section 509(a)(1), (a)(2) or (a)(3) of the Internal Revenue Code, or any entity sponsored by or otherwise associated or affiliated with the Corporation which is an exempt organization described in Section 501(c)(3) of the Internal Revenue Code, and, in furtherance thereof, to take and hold by bequest, devise, gift, grant, purchase, lease or otherwise, any property, real or personal, or any interest therein, and to sell, convey or otherwise dispose of any such property and to invest, reinvest or deal with the principal or the

income thereof in such manner as will best promote the purposes of the Corporation; and

- (c) carry out all other objects as stated in these Articles of Incorporation and to engage in any lawful activities for which corporations may be organized under Florida law and within the scope of activities permissible under Section 501(c)(3) of the Internal Revenue Code.

Section 3. No part of the net earnings of the Corporation will inure to the benefit or be distributed to its Directors, Officers, or other private persons, except that the Corporation will be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein.

Section 4. Notwithstanding any other provisions of these Articles of Incorporation, the Corporation will not engage in, carry on or conduct any activities not permitted to be engaged in, carried on, or conducted by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code (or the corresponding provisions of any future Federal tax code), contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code or the corresponding provisions of any future Federal tax code.

Section 5. No substantial part of the activities of the Corporation will involve the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation will not participate in, or intervene in, including the publishing or distribution of statements, and political campaign on behalf of any candidate for public office.

Section 6. The Corporation will distribute its income for each taxable year at such time and in such manner as not to subject it to tax under Section 4942 of the Internal Revenue Code of 1986, as amended, and the Corporation will not (a) engage in any act of self-dealing as defined in Section 4941 (d) of the Code; (b) retain any excess business holdings as defined in Section 4943 (c) of the Code; (c) make any investments in such manner as to subject the Corporation to tax under Section 4944 of the Code; or (d) make any taxable expenditures as defined in Section 4945 (d) of the Code.

Section 7. In addition, the corporation is organized to establish multiple entities for worshipping and praises, teaching and preaching the Gospel- the Good News, to provide Christian schools (biblical or charter) for educational purposes, Christian retreat centers, performing arts, banquets, seminars, workshops and “ any and all lawful business” pertaining to the purpose thereof , etc.

Article IV: The manner in which the directors are designated is by the leading of the Holy Spirit and the proper training for the prospective task or position in question. All positions and promotions are directed by a committee of directors on the **Apostolic Council**. All final approval are adjudicated by the **Chief Apostle E M Epps- Founder/CEO**.

The candidate must meet the standard requirements as stated in the on-the-job training enforcement manual for performing the obligation , task, or position under this reformation. All are regulated, instructed and equipped by the Apostolic Council, College of Bishops, Board of Presbyter Elders (Business or Ruling) and the Education Department and /or Human Resource Department as established by the Founder/CEO with the Apostolic Council as the Advisory Board appointed for testing and the sealing of appointment of said candidate. All secondary position/job/ appointment can be revoked based on conduct or any reason of misconduct or offense by the Chief Apostle E M Epps/Founder/CEO.

Article V: The names of the Directors And / Or Officers are:

Mrs. E Marie Evans- Epps, 832-6 Symonds Avenue, Winter Park, FL, 32789 –President/ Founder/CEO

Ms. June Evans-Sumpter, 5411 Houston Road, Lot 86, Macon, GA 31216- Church Secretary/ Correspondence

Ms. Vickie A. Cross, 111 Popular Avenue, Newport News, VA 23607- Financial Officer/CFO

Ms. Kayla Ivona Maloney, 560 Low Ground Road, Emporia, VA 23847- Vice-Financial Officer

Ms. Aletha Terry, 881 Symonds Avenue, Winter Park, FL 32789- Youth Chairperson

Article VI: Registered Agent and Street Address is:

Apostle E Marie Evans-Epps, 832-6 Symonds Avenue, Winter Park, FL 32789

Article VIII: Incorporator:

Apostle E Marie Evans- Epps, 832- 6 Symonds Avenue, Winter Park, FL 32789

Article IX: Members

The Corporation will have no members.

Article X: DISSOLUTION

Upon dissolution of the Corporation, any property remaining after providing for debts and obligations of the Corporation will be distributed to an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code or any corresponding section of any future federal tax code, or such property will be distributed to the Federal Government, or a state or local government, for a public purpose. The determination of disposition will first be made by majority vote of the Board of Directors. Any such assets not so disposed of will be disposed of by a Court of Competent Jurisdiction of the county or city in which the principal office of the

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.

July 29, 2011
Date

July 29, 2011
Date

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TALLAHASSEE, FLORIDA