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SECRETARY OF STATE

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COVER LETTER

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

SUBJECT: A Sei	rvant of God, Inc. (PROPOSED CORPORATION)	E NAME – <u>MUST INCLU</u>	UDE SUFFIX)	
Enclosed is an original	and one (1) copy of the Artic	les of Incorporation and	l 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 CO	OPY REQUIRED	
FROM:	Audrey S. Glenn	nted or typed)	_	
	Name (Fin	ited of typed)		
	407 Lincoln Stree			
	Ad	dress	2 A	
	Havana, Florida 3	32333	FE3 24 AHASSE	
	City, St	ate & Zip		7.00.00 7.00.00
	(850) 778-0987	,	_ 55 f. C	
	` '	ephone number	₩ 00 STATE LORID	SE ^T
	audrey.glenn@a	att.net	77	

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

In compliance with Chapter 617, F.S., (Not for Profit)

FILED 12 FE# 24 PM 4: 00

The undersigned incorporator(s), a natural person 18 years of age or older, in order to ANY OF STATE form a corporate entity under Florida Statutes, adopts the following articles of ALLAHASSEE, FLORIDA incorporation.

ARTICLE I - NAME MARTICLE I - NAME A Servant of God, Inc., located at 407 Lincoln Street, Havana, Florida 32333.

ARTICLE II - PRINCIPAL OFFICE

Principal Street Address:

Mailing Address, if different is:

407 Lincoln Street Havana, Florida 32333

ARTICLE III - PURPOSE

This corporation is organized exclusively for charitable and educational purposes, more specifically to charitable community outreach to at risk youth, elderly and disable. 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 whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE IV – MANNER OF ELECTION

The initial board members are appointed by the chairperson. Once the board is established, a nominating committee of existing board members will evaluate the current board situation and its needs, gathers names of prospective new members, and recommend candidates to the full board, which will then vote on whether to elect the new member(s).

ARTICLE V - EXEMPTION REQUIREMENTS

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

1. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or others 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 purpose set forth in the purpose clause hereof.

- 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 any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, corresponding section of any future federal 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 future federal tax code.

ARTICLE VI – INITIAL OFFICERS AND/OR DIRECTORS

The number of Directors constituting the first Board of Directors is <u>eight</u>, their names and addresses being as follows:

Audrey	Smith	Glenn
Chairpe	rson	

407 Lincoln Street Havana, Florida 32333

Tonia A. Williams Assistant Chairperson

2736 Juncture Drive Tallahassee, Florida 32305

Sonia A. Griffin Secretary

3046 Imperial Street Jacksonville, Florida 32254

Sandra M. Thompson Public Relation/Media

644B Campbell Street Tallahassee, Florida 32310

Frances McMillian Financial Secretary

1366 Westheaven Drive Tallahassee, Florida 32310

Valarie D. Mitchell

3216 Black Gold Trail Tallahassee, Florida 32301

Anthony Williams

2736 Juncture Drive

Tallahassee, Florida 32305

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Freddie Griffin, Jr.

2640 NW 14th Court Fort Lauderdale, Florida 32305 12 FEB 24 PM 4: 00 SECHETARY OF STATE

St.

Members of the first Board of Directors shall serve until the first annual meeting, at

which their successors are duly elected and qualified, or removed as provided in the bylaws.

ARTICLE VII - 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) officer, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VIII - 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 by the District Court of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IX - INCORPORATOR(S)

	•				
The incorporator(s	s) of this corporat こ 32333,	tion is/are:	Andrey s.	Glenn, 4	107 Lincoln
	ncorporator(s) ce		at she execute(s) the state of		
Signature: Au	drey S. Gjenn	. Gle,	131	Date:	<u>2/24</u> /12
	V	A	rticle X	Ź	
Registered	Agent:	Audren 407 1	1 S. Gleni	ņ	
		Havana	, FL 3233	3	
Duck	re D. Ale	0			