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FLORIDA DEPARTMENT OF STATE Division of Corporations

February 22, 2012

NATASHA JEAN 13997 SW 280 TERR HOMESTEAD, FL 33033

SUBJECT: STRATEGIC WARFARE EVANGELISM MINISTRIES, INC.

Ref. Number: W12000010382

We have received your document for STRATEGIC WARFARE EVANGELISM MINISTRIES, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

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.

The effective date is not acceptable since it is not within five working days of the date of receipt.

Please return the corrected original and one copy of 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) 245-6052.

Justin M Shivers Regulatory Specialist II New Filing Section

Letter Number: 412A00007649

COVER PAGE

NAME: STRATEGIC WARFARE EVANGELISM MINISTRIES, INC.

Filing Article of Corporation COMPLETE PACKAGE ENCLOSED \$87.50

CONTACT PERSON

Pastor Natasha Jean

13997 SW 280 TERRACE HOMESTEAD, FLORIDA 33033 (786) 339-0076

EMAIL: sweminc@gmail.com



ARTICLES OF INCORPORATION

For Not-For-Profit

Strategic Warfare Evangelism Ministries, Inc. Combat Evangelique Strategie Ministere, Inc.

Article I Name

The name of this corporation shall be called **Strategic Warfare Evangelism Ministries**, Inc. The Organization hereinafter referred to as a non-profit corporation as such under the law within the meaning of 501(c) 3 of the Internal Revenue Code of 1986.

Article II Principle Office

This corporation will be located at: 13997 SW 280 Terrace, Homestead, Florida, and Miami-Dade County, Florida 33033, in the United States of America. The Board of Directors may change the location of the principle office. Any such changes of location must be noted by the secretary on these articles of incorporation.

Article III Duration

The duration of the organization's existence shall be perpetual.

Article IV Mission Statement

This organization mission is to preach the gospel and assist hurting and needy individuals and families.

Article V Purpose

This corporation is a nonprofit organization and is not organized for the private gain of any person. It is organized under the nonprofit Benefit Corporation Law for charitable purposes. Therefore, all funds, whether income or principle, and whether acquired any gift or contribution or

otherwise, shall be devoted to said purposes. This organization main purpose is to service the people within the community by creating services such as, with the Youth and Elderly, Food and Pantry Distribution, Health and Fitness Awareness Workshop, Conferences and Workshop spreading the Good New of our Lord and Savior around the world one city at time. We are dedicated to service the people by providing Spiritual, Physical, Educational resources to those who desire help and assistance. We are an International Ministry that provides services for all race, age and background.

Community Service Aide: Filing for Government Assistance, Unemployment Claims, Job Search Application, Immigration and other services that may help the unprivileged in other community and around the world.

Article VI Corporation Structures

The corporation is organized exclusively for charitable and educational purposes, including such purposes within the meaning of Section 501©3 of the Internal Revenue Code of 1986 as now enacted or hereafter corresponding provision of any future United States Internal Revenue law.

Article VII By-laws

This organization shall be governed in accordance with the By-laws adopted by the Board Members of the organization, and as those By-Laws are amended from time to time by the Members. These By-Laws shall be the internal rules that preside over the day-to-day operations of the corporation, such as when and where the corporation will hold directors' and committees' meetings and what the members' and directors' voting requirements shall be. In addition, the By-Laws shall set forth all of the rights and duties of Members and Officers, the financial procedures for the organization, and any requirements regarding meetings, books, records, etc... as may be appropriate in the conduct of the affairs of the organization.

These By-Laws can be and shall only be adopted by the corporation's directors. The By-Laws shall be provided to the Officers who will manage the organization.

discussion of an endorsement process is held in the meeting agenda, such process must be approved by at least two thirds (2/3rds) of those present and voting at any meeting. If the discussion of an endorsement process is brought up from the floor as New Business, such process must be approved by at least two-thirds (2/3rds) of those present and voting at any meeting. Under no circumstances may the board of directors consider the endorsement of a member whose objective is to seek self gains.

The Board Members may suspend specific portions of the By-Laws for purpose of emergency business by a vote of two-thirds (2/3rds) of the membership present at a meeting, unless the item to be suspended calls for a higher qualification. In such case, the percent specified in that portion of the By-Laws shall be required to suspend that text. The motion to suspend shall call out the particular section of the By-Laws proposed to be suspended.

Changes to the constitution and By-Laws not specifically referenced elsewhere must be noticed to the membership at least 72 hours before the vote in question, and must be approved by a majority vote the organization, or two-thirds (2/3rds) of its officers.

In the event that any provision of the By-Laws shall conflict with any provision of these stet Articles of Incorporations, the provision of this Constitution shall control.

Article VIII EXEMPTION REQUIREMENTS and LIMATION At all times the following shall operate as conditions restricting the operations and activities:

This organization will 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 purpose, the making of distributions to organization that qualify as exempt organization 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 propose purposes.

Notwithstanding any other provision of these Articles, the organization shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under section 501 (c) (3) of the

Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code.

No part of the net earning of this organization shall inure to any member of the corporation not qualifying as exempt under Section 501(c) (3) of the Internal Revenue Code or of 1986, as now enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private corporation persons, excepting solely such reasonable compensation that the shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation.

No substantial part of the activities of the corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statement) on behalf of any candidate for public office.

This organization shall not lend any of its assets to any officer or director of this corporation [unless such loan program is regularly conducted as part of the activities of the organization and the qualification of the individual to participate in same is determined by a panel comprised solely of non-Board Members], or guarantee to any person the payment of by an director of this corporation.

Article IX DEBT OBLIATIONS AND PERSONAL LIABILITY

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

Article X COMMITTEES

Special committees and task forces may be established at the discretion of the President as necessary. The Committees shall actively increase the number of activities and the corporation's involvement in the committees. It shall review new ideas and tactics for future project, and determine and advise the Executive Board concerning minor community issues needed to be addressed. The committees, which shall consist of the immediate or past

officers and communities' valued leaders, such as public relations individuals, peer education specialists, trustees of education and data collectors, shall also be a mixture of communities' student, adults, elderly youth-and-families and immigrants. There shall be four standing committees-Executive, Community, Personnel and finance Communities. The Board's Chair shall appoint all committee's chairs. Committee chairs must be members of the Board. The fashion of establishing committees will be as provided in the By-Laws.

Article XI MANAGEMENT OF CORPORATE AFFAIRS

The power of this corporation shall be exercised and governed, its properties controlled, and its affairs conducted by the Board of Directors in accordance with the adopted By-Laws of the organization, and as those By-Laws are amended from time to time by the members. The Board Officers will manage the organization's right and duties which the By-Laws shall set forth. The Board of Directors shall consist of a president and at least one Vice-president, one secretary and a treasurer at all time. The nine Board of Directors named in Article XII shall hold office for five years. Prior to the last meeting before the 5th year's anniversary of the corporation, an election of Directors shall take place, according to provisions of the By-Laws of the corporation.

The Board Member of the corporation shall elect the following officers: Chair, Vice-Chair, Secretary, and treasurer, and such other officers as the By-Laws of this corporation may authorize Members to elect from time to time. Such officers shall be initially elected, prior to the last fifth year's annual meeting of members to take place after incorporation, in an election held according to the provisions of the By-Laws of the corporation.

Article XIV Article of Meeting

The corporation shall hold regularly meetings in the third of January, April, July and October on the days which the Board of Directors may determine from time to time. Notice of meeting shall be given by mail or/and e-mail, not less than 7 days before the meeting shall be held.

There shall be an annual meeting of the members, meeting will be held on the second week of January at the time and place which the directors will decide. Notice of meeting shall be given by mail or/and e-mail, not less than 7 days before the meeting shall be held.

Special meetings may be called by the Chairperson, the Executive Committee, or a Board of Director.

Article XVI Board of Directors

Natasha Beaubrun Jean Fito Jean Sandra Joseph Founder / President / CEO Co-Founder/ Vice President Secretary / Treasurer

Article XVII Officer and Address

Names and address of the appointed persons to act as the initial Directors of this corporation are:

Natasha Beaubrun Jean — 13997 SW 280 Terrace. Homestead, Florida 33033

Fito Jean - 13997 SW 280 Terrace. Homestead, Florida 33033

Sandra Joseph – 13993 SW 280 Terrace. Homestead, Florida 33030

Article XVIII Dissolution and Amendments

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payments of all debts, obligations, liabilities, costs, and expenses of the corporation, for one or more exempt purpose within the meaning of section 501c3 of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for public purpose. Any such assets not so disposed of shall be disposed of by a Court Jurisdiction of the county in which the principal office of the corporation is then located exclusively for such purpose or such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purpose.

This organization reserves the right to amend, alter, change, or repeal any provision contained in this Article of Corporation by the affirmative vote of a majority of the Directors present at a meeting of the Board of Directors.

Article VI SECTION 2

Manner in Which Directors Are Appointed

All Directors are carefully appointed in such matter; Directors must first be of the same Faith and belief must have experience or knowledge in which the office they are with holding. Director must be found faith for a period of time as they serve or be train for that office.

Directors must present for meetings and further training that will help the organization to continually to be a success.

All directors must conduct themselves in an appropriate manner in attitude, behavior, speech and action.

All directors have read the organization Bylaws and have clear understanding and are in agreement to all condition it withholds.

All directors of Strategic Warfare Evangelism Ministries, Inc, has been proven to be well qualify educationally, faithfulness, and their love for the vision and purpose of this Ministry.

Article XIX Effective Date

IN WITNESS WHEREOF, the undersigned have chosen this <u>28th</u> day of the month of <u>February</u>, <u>2012</u> as the following day which these articles should be effective and signed.

Article XX Agent

Registered Agent having been named to accept service of process for this organization at the place designated in this certificate, we the undersigned are familiar with and accept the obligations of that position are registered agents and agree to act in this capacity.

Fito Jean 13997 SW 280 Terrace. Homestead, Florida 33033

rito Jean

02/28/2012

Article XXL Incorporator

In Witness Whereof, the undersigned incorporator has executed these articles of corporation at: 13997 SW 280 Terrace. Homestead, FI 33033

Natasha Jean