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MINISTERIO MADRES UNIDAS EN CLAMOR INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

\$87.50

& Certified Copy

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Certified Copy

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for:

\$78.75

Filing Fee &

Certificate of

Status	& Certificate
	ADDITIONAL COPY REQUIRED
FROM: JANETH C FEREIF	RA EA, STC
4901 NW 17TH V	VAY SUITE 301
FORT LAUDERD	DALE, FL. 33309 tate & Zip
954-895-5529 3351 NWD@#ITERRA	entione number
JANETHF@AZ	

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)

ARTICLE II	corporation shall be:	FILED.
ARTICLE II	PRINCIPAL OFFICE Principal street address	Mailing address, it affectet it: 15
	3351 NW 194 TERRACE	ivianing address, it differentials: [15]
	MIAMI GARDEN, FL. 33056	PAY TARY OF STATE
	 	(A)
ARTICLE III	PURPOSE	•
The purpose for	which the corporation is organized is:	
To celebrate a	Gospel of Jesus Christ and conduct religiou and perform religious services admissible by od and/or clothes and the word of God to the	the law such educational and spiritual retreats, and provide
ARTICLE IV	MANNER OF ELECTION The manner in	which the directors are elected and appointed:
The method	of election of director shall be stated in	n the bylaws of this corporation.
ARTICLE V	INITIAL OFFICERS AND/OR DIRECTO	RS
	Title: PAULA E SOTELO ORTEGA	
Address:	3351 NW 194 TERRACE	Address:
	MIAMI GARDEN, FL. 33056	
Name and	Title: VICTOR M SOTELO VELASQUEZ	Name and Title: VICE PRESIDENT
Address:	3351 NW 194 TERRCE	Address:
	MIAMI GARDEN, FL. 33056	
Name and	Title: JUANA M CARRILLO	Name and Title: SECRETARY
Address:	333 PERRY AVE #A	Address:
	GREEN ACRES, FL. 33463-3394	
	SEE EXTRA ATTACHMENT OFFICER	
ADDIOLD III	DECIGREDED ACESTE	
ARTICLE VI	REGISTERED AGENT lorida street address (P.O. Box NOT acceptable) of	the registered agent is:
Name:	VICTOR M SOTELO VELASQUEZ	
Address:	3351 NW 194 TERRACE	-
	MIAMI GARDEN, FL, 33056	_
		-
	11/00 P. P. O. P.	
ARTICLE VII	INCORPORATOR	
Name:	Idress of the Incorporator is: JANETH C FEREIRA EA, STC	
Address:	4901 NW 17TH WAY SUITE 301	-
	FORT LAUDERDALE, FL. 33309	-
		-
		ss for the above stated corporation at the place designated in this
cernjique, ram j	familiar with and accept the appointment as register	ea agent and agree to act in this capacity
1/2/1 +		2/17/12
1/4//-	Required Signature of Registered Agent	
·	Required Signature of Registered Agent	Daye
I submit this doci	ument and affirm that the facts stated herein are tr	ue. I am aware that any false information submitted in a document
	L of State constitutes a third degree felony as provide	
) / ~	, /
	angulus	2/27/12
	Required Signature of Incorporator	Date

ARTICLE V INITIAL OFFICER AND DIRECTORS

ATTACHMENT:

ROSA A MURILLO

SECRETARY TREASURY

6511 Coolidge St. Hollywood, Fl. 33024

MINISTERIO MADRES UNIDAS EN CLAMOR INC.

Article IX. Distribution of Earnings

No part of the net earnings of the Corporation shall inure' to the benefit of any director, officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation), and no officer of the Corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.

No substantial part of the activities of the Corporation shall be carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by section 501 (h) of the Code), and the organization shall not participate in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these articles, the organization shall no carry on any other activities not permitted to be carried on (a) by an organization exempt from Federal income tax under section 50 l(c) (3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by an organization whose contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Law).

Article X. Dissolution of the Corporation.

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 50 1(c)(3) 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 the state or local government, for a public purpose. Any such assets no so disposed of shall be disposed by a Court of Common Pleas of the County in which the principal office of the corporation 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".