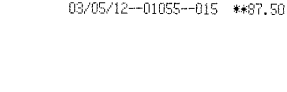
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COVER LETTER

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

SUBJECT: Kingdom Harvest Ministries of Faith, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original	and one (1) copy of the Arti	cles of Incorporation and	d a check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL C	\$87.50 Filing Fee, Certified Copy & Certificate OPY REQUIRED
FROM	Yolanda V. Wiggir	ns-Axson Finted or typed)	_
	13327 Zori Lane		
	Windermere FL	34786 State & Zip	_
	407.536.1442		
	Daytime To	elephone number	
	Axxsong@aol.d	com	

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

for

Kingdom Harvest Ministries of Faith, Inc.

A Florida Not-For-Profit Organization

Yolanda V. Wiggins-Axson Lester S. Axson, Sr. Visionaries

February 28, 2012

2

ARTICLES OF INCORPORATION FOR KINGDOM HARVEST

FILED

Articles of Incorporation

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for

MANASWE, FLAT

Kingdom Harvest Ministries of Faith, Inc.

In compliance with the requirements of Florida Statues, Chapter 617 (1993), the undersigned Incorporator has executed, adopted and caused to be delivered for filing the Articles of Incorporation for the purposes of forming a not-for-profit corporation and does hereby certify:

Article I: Name

The name of the corporation shall be Kingdom Harvest Ministries of Faith, Inc.

Article II: Principle Office

The principle place of business and mailing addresses are:

- Physical: 1928 Brengle Avenue Orlando FL 32808
- Mailing: P O BOX 911 Gotha FL 34734

Article III: Purpose

The purpose for which the corporation is organized is to be operated exclusively for charitable, educational, and or scientific purposes and to engage in such other pursuits as to qualify it as an exempt organization under Section 501(C)(3) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax law. More specifically, this corporation shall:

- A. Operate exclusively as a not-for-profit, charitable organization primarily engaged in building a sense of community by providing community-based events, educational opportunities, and personal and professional development trainings.
- B. To engage believers in educational experiences, spiritual gift identification, and evangelism to win souls for Christ

Article IV: Duration

The duration of this corporation shall be perpetual unless terminated sooner in accordance with the laws of the State of **Florida**.

Article V: Bylaws

The directors of this corporation shall provide such Bylaws for the conduct of the business of the corporation and the carrying out of its purposes as such directors may deem necessary from time-to-time. Upon notice properly given, the Bylaws may be amended, altered or rescinded by a majority vote of the members present at any regular or special meeting called for such purpose subject to any limitation set forth in Chapter 617 of the Florida Statues, or any other applicable state or federal law concerning corporate action that must be authorized or approved by member of the corporation.

Article VI: Powers

This corporation is empowered to:

- A. Exercise all rights and powers conferred by the laws of the State of Florida upon notfor-profit corporations including, but without limitation thereon, to receive gifts, devises, bequests, and contributions in any form and to use, apply, invest, and reinvest the principal and income there-from and distribute the same for the aforementioned purposes.
- B. To acquire by gift or purchase, hold, sell, convey, assign, mortgage or lease any property, real or personal, necessary, or incident to the purposes of this corporation.
- C. To borrow money and issue evidence of indebtedness in furtherance of any or all of its purposes and to secure loans by mortgage, deed of trust, pledge, or other lien.

- D. To apply for, obtain, and contract with any federal, state, or local agency for a direct loan or loans or other financial aid.
- E. To engage in any kind of activity, and to enter into, perform, and carry out contracts of any kind necessary, in connection with, or incidental to the accomplishment of any one or more of the not-for-profit purposes of this corporation.

Article VII: Prohibited Activities

Notwithstanding any other provision of these Articles of Incorporation, this corporation will not carry on any activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(C)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provisions of any future United States Internal Revenue law, or a corporation to which contributions are deductible under Section 170(C)(2) of the Internal Revenue Code of 1986, as amended, or the corresponding provisions of any future United States Internal Revenue law.

Article VIII: Manner of Election and Initial Board of Directors

The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted and managed by the final decision making body known as the Board of Directors. The directors shall be elected or appointed in such manner as provided by the Articles of Incorporation until such time that the Bylaws shall be completed and adopted. The number of directors may be increased or decreased from time-to-time in the manner provided in the Bylaws but shall never be less than three. Any director shall be removed from office with or without cause by the vote or agreement in writing by a majority of all the membership as more specifically set forth in the Bylaws.

The founding director ("Founder") shall remain as a life director (until death) with all veto power, for such votes, amendments, and activities that directly violate the stated purpose, prohibited activities, and powers of this corporation. The corporation will at all times maintain a Chairman and a Secretary.

A. The following directors shall serve until their successors are elected and qualified:

Name:	Title:	Address:
Yolanda V. Wiggins-Axson	Chairman Founder	13327 Zori Lane Windermere FL 34786
Lester S. Axson, Sr.	Vice-Chairman	13327 Zori Lane Windermere FL 34786
Caline Ramsey	Secretary	1011 S McGee Avenue Apopka FL 32703
Jordanna T. Wynn	Treasurer	1928 Brengle Avenue Orlando FL 32808
Beulah Wiggins	Director	3492 Basie Place Orlando FL 32805
Linda White	Director	6239 Lemonwood Court Orlando FL 32818

Article IX: Manner of Election and Initial Officers

The officers of the corporation shall be elected or appointed in accordance with the Articles of Incorporation, until such time that the Bylaws shall be completed and adopted; and shall carry forth such duties as set forth in such Bylaws. The corporation will at all times maintain a Chief Executive Officer also known as the President, Executive Director, or Senior Pastor and a Chief of Staff also known as the Secretary or Church Administrator. Officers shall be appointed annually by the Board of Directors. All terms of office shall be for one year.

Officers shall be elected annually by majority vote of the membership. Nominations for officers may be made from the floor by any member. When there is only one candidate for each office, the election is by acclamation. When more than one candidate for any office exists, the election shall be by ballot and a majority of those voting shall elect. Vacancies in office may be filled at any regular meeting in the above manner or appointed by the board of directors.

The officers of this corporation shall carry out the day-to-day operations of the corporation and shall report to the board of directors monthly or as needed.

A. The following officers shall serve until their successors are duly elected and qualified:

Yolanda V. Wiggins-Axson	13327 Zori Lane Windermere FL 34786	Chief Executive Officer
Lester S. Axson, Sr.	13327 Zori Lane Windermere FL 34786	Chief Operations Officer
David J. Hardrick	918 Wooden Boulevard Orlando FL 32805	Chief of Staff
Sharon Edgecombe	1349 Dandelion Drive Deltona FL 32725	Chief Financial Officer
Beulah Wiggins	3492 Basie Place Orlando FL 32805	Chief Educational Officer

Article X: Indemnification

Every person who now is or hereafter shall be a director or officer of the corporation shall be indemnified by the corporation to the fullest extent now or hereafter permitted by law. Every person who now is or hereafter shall be a member of the corporation is not personally liable for any act, debt, liability, or obligation of the corporation. A member may become liable to the corporation for dues, assessments, or fees as provided by any applicable state and federal laws.

Article XI: Dedication and Distribution of Assets

No part of the net earnings of this corporation shall be distributed to, or inure to the benefit of, any member, director or officer of this corporation, contributor or private individual. No loans, other than through the purchase of bonds, debentures, or similar obligations of the type customarily sold in public offerings, or through ordinary deposit of funds in a bank, may be made by the corporation to its directors, or officers, or to any other corporation, firm, association or other entity in which one of more of its directors or officers is a director or officer or holds a substantial financial interest, except a loan by one corporation which is exempt from federal income taxation under Section 501(C)(3) of the Internal Revenue Code of 1986, as amended, to another corporation which is exempt from federal income taxation under Section 501(C)(3) of the Internal Revenue Code of 1986, as amended.

Article XII: Amendment to Articles of Incorporation

An amendment to these Articles of Incorporation may be proposed by any director of the corporation, but such amendment may be adopted after receiving an affirmative vote of the majority of the members entitled to vote on proposed amendments to the Articles of Incorporation. If no members are entitled to vote on such proposal, the amendment may be adopted at a meeting of the directors by a majority vote of the directors.

Article XIII: Dissolution

In the event of dissolution, winding up, or other liquidation of the assets of this corporation, its assets shall be distributed for one or more exempt purposes, within the meaning of section 501(C)(3) of the Internal Revenue Code or the corresponding section of any future 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 so disposed of shall be disposed of by a Court of Competent

Jurisdiction 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.

Article XIV: Initial Members

The names of the initial members of the corporation are:

1.	Yolanda V. Wiggins-Axson	19. Jermaine Bryant
2.	Lester S. Axson, Sr.	20. Jordanna T. Wynn
3.	Ameeta Andrews	21. Karlyn Young
4.	Andrea Bryant	22. La'Dejecia Harris
5.	Beulah Wiggins	23. Lance Axson
6.	Brian Key	24. Lester Axson, Jr.
7.	Calaaga Stringfield	25. Linda Dadalle
8.	Caline Ramsey	26. Linda White
9.	Corey Jackson	27. Margaritte Barton
10.	David Hardrick	28. Maya Neal
11.	Desarae Stills	29. Melody Davis
12.	DeShard Bryant	30. Michael Edgecombe
13.	Dexter Robinson	31. Orlando Davis, Sr.
14.	Dontrell Stills	32. Sharon Edgecombe
15.	Gerald Young	33. Skyler Fequiere
16.	Helen Hinson-Rawls	34. Sonjanette Arthur
17.	Imani Ramsey	35. Sunize Fequiere
18.	Jason White	36. Sydal Barton

ARTICLES OF INCORPORATION FOR KINGDOM HARVEST

37. Taka McKnight-Hodgson

41. Treyleen Barton

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38. Tamika Robinson

42. Troy Wynn

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39. Todd Barton

43. Valencia Axson

TALLANSSEE, FLORING

40. Tonya Washington

44. Zia'Ashia Bryant .

Article XV: Registered Agent

The name and Florida street address of the registered agent is

Hardrick Enterprises Corporation 918 Wooden Boulevard Orlando FL 32805-3467

Article XVI: Incorporator

The name and address of the Incorporator is

Yolanda V. Wiggins-Axson 13327 Zori Lane Windermere FL 34786

Effective Date

The effective date of these Articles of Incorporation is May 3, 2012

Registered Agent

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.

Signature

2.28.12

David Hardrick, Hardrick Enterprises Corporation

Registered Agent 918 Wooden Boulevard Orlando FL 32805

E-mail: DJ@DavidHardrick.com

Incorporator

In witness whereof, for the purpose of forming this corporation under the laws of the State of Florida, the undersigned, as the sole Incorporator of this corporation, has executed these

Articles of Incorporation.	, ,	
Molarda V. 3liggis - tal	2/28/2012	
Signature:	Date 7	
Yolanda V. Wiggins-Axson Incorporator		
13327 Zori Lane	A 1	F)
Windermere FL 34786	5	-
State of Florida	# *) -
County of Orange		
I hereby certify that on this 28th day	of February, 2012, personally appeared before m	ıe,
an officer duly authorized to administer oat	hs and take acknowledgments, Yolanda V. Wiggi	ins
to me well-known and known	n to me to be the individual described in	
who produced identification:		
and who executed the forgoing instrument a	as Incorporator of Kingdom Harvest Ministries of)f
Faith, Inc. and acknowledged to and before	e me that she signed and executed such instrument	t fo
the uses and purposes therein stated.		
I have hereunto set my hand and aff	ixed my official seal, at Orlando, Florida, on the d	ay
and year last above written.		
David Johndrick	Commission Stamp/Seal:	
Signature: David Hardrick		
Notary Public, State of Florida	DAVID J. HARDRICK	