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SECRETARY OF STATE
TALLAHASSEE, FI OF IN.

To Burch MAY 4 MA



FLORIDA DEPARTMENT OF STATE Division of Corporations

April 24, 2012

SONNIE SINGLETARY 5114 GRAND LLOYD DRIVE JACKSONVILLE, FL 32209

SUBJECT: KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH

MINISTRY

Ref. Number: W12000022596

We have received your document for KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH MINISTRY and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

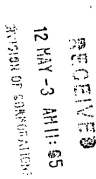
The name must contain a word that will clearly indicate that it is a corporation. This word may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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.

Tim Burch Regulatory Specialist II New Filing Section

Letter Number: 612A00012537



ARTICLES OF INCORPORATION

KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH MINISTRY INQ

ARTICLE I NAME

The name of the Corporation is KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH MINISTRY, INC. (hereinafter referred to as this "church").

ARTICLE II PRINCIPAL OFFICE

The address of the registered office of this Church is 8428 New King Road suite 2 Jacksonville, Florida 32219.

ARTICLE III PURPOSE

To study and proclaim the gospel of Jesus Christ until He comes; to advance its membership in faith, hope and charity; to glorify Christ and uplift His Kingdom through the ministries as stated herein. The Church is the body of Christ, the habitation of God through the Spirit, with divine appointments for the fulfillment of her Great Commission. Each believer, born of the Spirit, is an integral part of the local assembly and church of the firstborn, which are written in heaven (Ephesians 1:22,23; 2:22; Hebrews 12:23).

Since God's purpose concerning man is to seek and to save that which is lost, to be worshiped by man, and to build a body of believers in the image of His Son, the priority reason-for-being of the church.

- a. To be an agency of God for evangelizing the world (Acts 1:8; Matthew 28:19,20; Mark 16:15,16).
- b. To be a corporate body in which man may worship God (1 Corinthians 12:13).
- c. To be a channel of God's purpose to build a body of saints being perfected in the image of His Son (Ephesians 4:11-16; 1 Corinthians 12:28; 14:12).

The KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH MINISTRY INC., exists expressly to give continuing emphasis to this reason-for-being in the New Testament apostolic pattern by teaching and encouraging believers to be baptized in the Holy Spirit.

This experience:

- Enables them to evangelize in the power of the Spirit with accompanying supernatural signs (Mark 16:15-20; Acts 4:29-31; Hebrews 2:3,4).
- a. Adds a necessary dimension to a worshipful relationship with God (1 Corinthians 2:10-16; 1 Corinthians 12-14).
- c. Enables them to respond to the full working of the Holy Spirit in expression of fruit and gifts and ministries as in New Testament times for the edifying of the body of Christ (Galatians 5:22-26; 1 Corinthians 14:12; Ephesians 4:11,12; 1 Corinthians 12:28; Colossians 1:29).

This church is an Independent Church, and it shall not be affiliated with any other ecclesiastical group, body, organization, association, convention or fellowship. This Church shall be free to govern itself without outside interference from or control by other church groups, national, state or local government, or agencies of such governmental bodies, or any other human authority.

ARTICLE IV MANNER OF ELECTION

4.01 <u>Number</u>. The number of Directors shall not be less than three (3) no more than nine (9). The exact number within such maximum and minimum shall be fixed by resolution of the Directors from time to time. The initial Board of Directors shall be the five (5) persons until the first annual meeting of members and election of Directors is held.

Section 4.02 <u>Classes of Directors</u>. There shall be two (2) classes of Directors:

- A. <u>Permanent.</u> The persons who are elected to the offices of Pastor, Clerk, Treasurer, and Chairman of the Deacons Ministry are thereby automatically elected to be members of the Board of Directors. Such persons shall service in their respective offices and as a Director for an indefinite term as set forth in these By-Laws.
- <u>B.</u> Regular. The remaining members of the Board of Directors, whatever their number, shall be elected to serve for a period of one (1) year. Regular directors shall not succeed themselves in office and shall be eligible for nomination and reelection as a member of the Board of Directors only after the expiration of a one year interim period, which interim period shall commence with the election of their respective successor.

All Directors shall serve until their resignation, death or removal in accordance with these By-Laws, and until their successors shall have been elected and qualified.

Section 4.03 <u>Qualifications</u>. Any person whose name is placed in nomination by the Nominating Committee, as hereinafter set forth, to serve as a Director must be an active member

in good standing of this Church.

Section 4.04 <u>Powers and Duties</u>. Subject to these By-Laws and the duties conferred thereby to the Pastor, Deacons and other officers of this Church, the full and entire management of the affairs and business of this Church shall be vested in the Board of Directors. The Board of Directors shall have the authority and the power to delegate such authority, to act for and in the name of this Church in pursuance of the powers granted this Church as a nonprofit corporation organized under the laws of the State of Florida.

Section 4.05 Vacancies.

- A. <u>Permanent.</u> Vacancies of the Board of Directors with respect to the permanent members shall be filled as provided for in the election of said permanent members.
- B. Regular. Any member in good standing at this Church can nominate a member in good standing who is at least 18 years of age for the Board of Directors. The Nominating Committee will interview that individual for the position of Board of Directors. Vacancies with respect to regular members on the Board of Directors caused by any reason other than the removal of a regular member thereof by a vote of the members as provided herein below, shall be filled by vote of a majority of the remaining Directors at a regular or special meeting of the Board of Directors held promptly after the occurrence of any such vacancy, even though the Directors present at such meeting shall constitute less than a quorum. Each person so elected shall be a member of the Board of Directors for the remainder of the term of the Director so replaced, and until their successor shall be duly elected.

Section 4.06 <u>Removal of Directors by Members of Church.</u> At any regular or special meeting of the members, any one or more of the regular Directors may be removed with cause by majority of the members following notice thereof in the call of the meeting, and a successor may then and there or thereafter be elected to fill the vacancy thus created.

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Section 4.07 <u>Removal of a Regular Director by Board of Directors.</u> The Board of Directors may declare vacant the office of a regular Director if such Director shall be absent without good cause from three (3) consecutive regular meetings of the Board of Directors, and a successor may then or thereafter be elected in accordance with Section 4.05 of these By-Laws.

Section 4.08 <u>Regular Board Meetings</u>. Regular meetings of the Board of Directors may be held at such time and place as shall be determined from time to time by a majority of the Directors, but at least four (4) such meetings shall be held during each fiscal year. Notice of regular meetings of the Board of Directors shall be given by the Clerk to each Director personally or by mail or telephone at least three (3) days prior to the day named for the meeting.

Section 4.09 <u>Special Board Meetings</u>. Special meetings of the Board of Directors may be called by the Pastor of this Church on three (3) days' notice to each Director, given personally or by mail or telephone, which notice shall state the time, place and purpose of the meeting. Special meetings of the Board of Directors shall be called by the Pastor or Clerk in like manner and on like notice on the written request of at least three (3) members of the Board of Directors.

Section 4.10 <u>Waiver of Notice</u>. Any member of the Board of Directors may, at any time, waive notice of any meeting of the Board of Directors in writing, and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a member of the Board of Directors at any meeting of the Board shall constitute a waiver of notice by him of the time, place and purpose thereof. If all members of the Board are present at any meeting of the Board, no notice shall be required and any business may be transacted at such a meeting.

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Section 4.11 Quorum of Board of Directors. At all meetings of the Board of Directors, a quorum of the Board of Directors present at a meeting shall constitute the decision of the entire Board of Directors. If at any meeting of the Board of Directors there shall be less than a quorum present, a majority of those present may adjourn the meeting from time to time. At such adjourned meeting at which a quorum is present, any business which might have been transacted at the meeting originally called may be transacted without further notice.

Section 4.12 <u>Action Taken without a Meeting.</u> The Board of Directors shall have the right to take any action in the absence of a meeting which they could take at a meeting by obtaining the approval of all the Directors. Any action so approved shall have the same effect as though taken at a meeting of the Directors.

Section 4.13 <u>Compensation of Directors.</u> No regular member of the Board of Directors shall receive any compensation from this Church for acting as a Director.

Section 4.14 <u>Liability of the Board of Directors</u>. The members of the Board of Directors shall not be liable to this Church or to the members of this Church for any mistake of judgment, negligence, or otherwise, except for their own individual, willful misconduct or bad faith. This Church shall indemnify and hold harmless, to the extent permitted by law, each of the members of the Board of Directors against all liability arising out of their conduct on behalf of this Church, unless such conduct shall have been in bad faith. It is intended that the members of the Board of Directors shall have no personal liability with respect to any contract made by them on behalf of this Church unless such conduct shall have been in bad faith.

ARTICLE V INITIAL OFFICERS

1. Prophet Sonnie Singletary, Pastor 5114 Grand Lloyd Drive Jax, Fla 32209

2. Dr. Shelia Singletary 5114

5114 Grand Lloyd Drive Jax, Fla 32209

3. Evangelist Myra Jefferson

7265 Calvin St

Jax. Fla 32208

4. Mrs. Sara Phelps

7561 Warbler Rd

Jax, Fla 32219

in:

PM 4: 05

5. Mr. Glen Bolden

3012 Foggy Mountain Loop Sanford, NC 27330

ARTICLE VI REGISTERED AGENT

Prophet Sonnie Singletary 5114 Grand Lloyd Drive Jacksonville, Florida 32203

ARTICLE VII INCORPORATION

Prophet Sonnie Singletary 5114 Grand Lloyd Drive Jacksonville, Florida 32209

Having been named as registered agent to accept service of process for KINGDOM GOVERNMENT OF GOD'S GLOBAL OUTREACH MINISTRY, INC. At the place designated in this certificate, I am familiar with and accept the appointment a registered agent and agree/to act in this capacity.

Required Signature of Registered Agent

Date

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony a provided for in s.817.155, F.S.

Required Signature of Incorporator

5-1-12

Date