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

_{SUBJECT:} Cross	s & Crown Ministry	y, Inc.	
Enclosed is an original \$70.00 Filing Fee	and one (1) copy of the Artic \$78.75 Filing Fee & Certificate of Status		\$87.50 Filing Fee, Certified Copy & Certificate
FROM:	Dale Goerg	nted or typed)	_
	700 E. 8th Street	tdress	_
Lynn Haven, FL, 32444 City, State & Zip			
	850-527-3201		

horsetrader@knology.net

E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

Daytime Telephone number

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

NAME

ARTICLE I	NAME Cross & Crown Mi	nistry, Inc.	
the name of the C	corporation shan be:		
ARTICLE II	PRINCIPAL OFFICE	NA 11 16 4166	
	Principal street address	Mailing address, if differen	E IS:
	3006 Crystal Lake Drive	700 E. 8th Street	
	Chipley, FL, 32428	Lynn Haven, FL 32444	
ARTICLE III	PURPOSE		
he purpose for	which the corporation is organized is:		
See attache	d.		
ARTICLE IV	MANNER OF ELECTION The man	ner in which the directors are elected and appointed:	
As stated in	the Bylaws.		
ARTICLE V	INITIAL OFFICERS AND/OR DIRE	<u>crors</u>	
Name and	Title:	Name and Title:	
Address:		Address:	
Name and 1	Title:	Name and Title:	
Address:		Address:	
		Name and Title:	
Address:		Address:	
ARTICLE VI	REGISTERED AGENT		
	lorida street address (P.O. Box NOT accepta	ole) of the registered agent is:	
Name:	Dale Goerg	<u> </u>	12
Address:	700 E. 8th Street		
	Lynn Haven, FL, 32444		de emma
DATAL DITT	71/20 D D D D D D D D D D D D D D D D D D D		The Property
he name and ac	INCORPORATOR Idress of the Incorporator is:		13
Name:	Dale Goerg	nas 1	and the state of t
Address:	700 E. 8th Street		٠. پېر
	Lynn Haven, FL, 32444	<u> </u>	င်ာ
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		process for the above stated corporation at the place design	znated in this
ertificate, I am f	amiliar with and accept the appointment as re	gistered agent and agree to act in this capacity	
blow ah	A & b lo Ama	ng/01/12	
W 1	Required Signature of Registered A	ent Date	
	Ú		n a danima
	ument and affirm that the facts stated herein it of State constitutes a third degree felony as j	are true. I am aware that any false information submitted i provided for in s.817.155, F.S.	п а иоситет
	· O a M	-0/ 1	
Wwigh	+ hale beig	08/01/12	
/_	Required Signature of Incorpo	rator Date	

CROSS & CROWN MINISTRY, INC.

Certificate of Incorporation Attachment ARTICLE III – PURPOSE

Cross & Crown Ministry, Inc. – Community Christian Church is organized to offer programs that involve family activities, religious education, and charitable involvement with the local community. We believe in Everlasting Life through Jesus Christ our Lord and Savior.

The Church is organized exclusively for charitable, religious, educational, and spiritual purposes, including for such purposed, the making of distributions to organizations that qualify as an exempt organization under section 501©(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

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

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VIII – DISSOLUTION

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.

The manner of distribution of assets in this Corporation's winding up is as follows:

Upon dissolution of the Corporation, 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 federal tax code, or shall be distributed to the federal government, or state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.