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(Requestor's Name)

Rev Willie B. Carter

Phone 321-536-0398

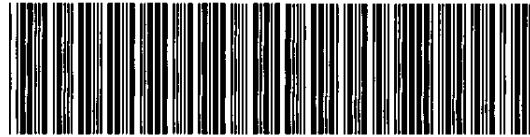
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ARTICLES OF INCORPORATION

THE CHRISTIAN UNITED FELLOWSHIP ASSOCIATION OF FLORIDA INC.

We, the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida applicable to corporation not for profit, and respectfully petition the Secretary of State for approval of such incorporation under the following proposed Articles of Incorporation:

ARTICLE I

NAME OF CORPORATO

The name of this corporation shall be The Christian United Fellowship Association Of Florida Inc. and its principal place of business, and place of worship shall be at 2419 Stone Street Melbourne, Florida 32901.

ARTICLE II

PURPOSES

The general nature and purpose of this corporation shall be to make a personal impact in the heart, mind and spiritual needs of the family through personal interaction, with parents and youth through Jesus Christ our Savior. To commune and fellowship with Churches and Missions through out the Community and beyond. To live, practice, preach, and teach the good news of Jesus Christ.

Jesus said go into all the world and preach the Good News to everyone. Everyone who believe will be saved. But those who refuse to believe will be condemned. Those who believe shall used the authority of Jesus Christ to cast out demons, and they shall speak with new tongues. They will be able to lay hands on the sick and they will be heal.

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ARTICLE III

USE OF INCOME

All revenue, profit, income and money received from the conduct of such business or enterprise is to be used and employed in religious, educational charitable, benevolent and missionary work, and not for the benefit of the members of the said corporation, either individually or collectively.

A. The said organization is organized exclusively for charitable, religious, education, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue code, or corresponding section of any future federal tax code.

B. No substantial part of the activities of this organization shall be the carrying on of propaganda or otherwise attempting to influence legislation, and the organization shall not participate in,

or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on

(a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or or corresponding section of any future federal tax code.

(b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLES IV

THE POWERS OF THE CHRISTIAN UNITED FELLOWSHIP ASSOCIATION OF FLORIDA INC.

The said corporation is to have the power to do any and all things necessary or expedient for carrying out the said objects and purposes of the corporation and in general to possess all right, privileges and immunities, and enjoy all the benefits granted to corporations of similar character under the law of the State of Florida.

ARTICLE V

Qualifications for Membersshp

The authorized number and qualifications of the members of the corporation, the manner of their admission, the different classes of members, if any, the proper, voting and other rights and privileges of members and their liabilities

Membership is available to any person who has an active interest in the promotion of The Christian United Fellowship Association Of Florida Inc.

And agrees with the purpose set forth in Article II of these Articles of Incorporation.

And believies in the Spirit of God, to receive the Lord Jesus Christ as Savior and Lord, and on the profession of faith, having been baptized in the name of the Father, the Son, and the Holy Ghost.

And In the presence of God, his angels, and this assembly, The Christian United Fellowship Association Of Florida Inc.

We most solemnly and joyfully enter into covenant with one another, as one body, in Christ.

Engage, therefore, by the aid of the Holy Spirit, to walk together in Christian love; and to strive for the advancement of this Church, The Christian United Fellowship Association Of Florida Inc.

In knowledge, holiness, and comfort; To promote it's prosperity and spirituality; to be faithful in attendant, sustain it's worship, ordinances, discipline and support of the ministry,

the expenses of the Church, the relief of the poor, and the spread of the gospel through all nations, supporting through tithes and offerings.

To engage and maintain family devotion; to religiously educate their children; to seek the salvation of our kindred and acquaintances;

To walk circumspectly in the world; to be just in our dealings, faithful in engagements; and exemplary in our deportment;

To avoid all tattling, backbiting, and excessive anger; to abstain from the sale and use of intoxicating drink as a beverage, illegal drugs, and to be zealous in our efforts to advance the kingdom of our Savior.

To cultivate Christian sympathy in feeling and courtesy in speech; to be slow to take offense; but always ready for reconciliation, and mindful of the rules of our Savior, to secure it without delay.

Moreover, if moved from this place will as soon as possible unite with some other Church of this faith where we can carry out the spirit of this Covenant and the principles of God's Word.

ARTICLE VI

EXISTENCE OF CORPORATION

This corporation shall have perpetual existence.

ARTICLE VII

THE SUBSCRIBERS OF ARTICLES

The names and address of those subscribing to these Articles of Incorporation are as follows:

Bishop Joe N. Blackmon
706 Roberts Street
Melbourne, Florida 32901

Bishop Blandford N. Dormer
1455 River Road
St. Cloud, Florida 34769

Bishop Willie B. Carter
1122 Gainey Drive
Melbourne, Florida 32901

Alpostle Vernon Whitaker
1984 Blitmore Street Unite 112
Port St. Lucie, Fl 34958

Minister Augusta Odom, Jr.
1621 Orange Avenue
St. Cloud, Florida 34769

Pastor Doris Bennett
2089 San Jose Blvd
Orlando, Florida 32808

ARTICLE VIII BOARD OF DIRECTORS

Section 1.

Authority and Number Of The Board Of Directors, The business affairs, and property of the Corporation shall be managed and controlled by its Board of Directors, number not less than three (3) nor more than fifteen (15).

Section 2. Election of Board Members

Board Members shall be elected by the Board of Directors. An affirmative vote of two-thirds (2/3) of the Members present, of the Board of Directors, shall be required for such election.

Section 3. Term of Office

The Board of Directors initially appointed in the Articles of Incorporation shall serve for three (3) consecutive years unless other wise noted, or until the first Friday after the First Sunday of January, Which ever comes first.

The names of the directors listed on page 5 of the articles of incorporation who are named the subscriber's,

And on page 22 and 23 who are named the incorporator's will serve 3 consecutive Years beginning the first term of office, and then 3 three consecutive years each term there after.

Section 4. Termination of Membership

The Officers and Board of Directors, by an affirmative vote of two-third (2/3) of all members of the Board, may suspend or expel a member for cause after an appropriate hearing, and may, by a majority vote of those present at any regularly constituted meeting, terminate the membership of an Board member who becomes ineligible for membership, or suspend or expel any Board member.

Examples of cause can be: Board member who misses three (3) consecutive meetings without notice, or after five (5) absences with notice dismissal from the Board is automatic. This is not an inclusive list.

Section 5. Special Meeting

A special meeting of the Board of Directors may be called by the President at the request of two or more directors.

The person or persons authorized to call such Special Meetings shall fix the time and place of such Special Meeting, and taking into consideration the proximity and convenience to all such affected board members.

Notice of such Special Meeting shall be in accordance with the notice provisions of Section 6 hereof.

Section 6. Regular Meetings

Regular meetings of the Board of Directors shall be held quarterly, the Second Friday of each quarterly month at 7:30 p.m.,

with or without notice other than the notice provided in these Article, or by written resolution if said date is changed by an act of the Board of Directors.

Section 7. Annual Meetings

Annual Meetings of the Board of Directors shall be held on the second Friday of January each year, or if such day be a legal holiday, such meeting shall be held on the next succeeding business day.

Section 8. Notice

of any meetings provided under The Christian United Fellowship Association Of Florida Inc. shall be given at least five (5) days prior to the date fixed for such meeting by written notice personally delivered or sent by Certified Mail to last known address of each director as shown in the records of the corporation.

If such notice is given by mail, it is deemed delivered when deposited with the United States Postal properly with postage prepaid, or if given.

Any director may waive notice of any meeting by personally attending, unless such attendance is for the express purpose of objecting to the legality of such meeting.

Section 9. Quorum

The number of directors necessary to constitute a quorum shall be three (3).

Any act by a lawful quorum of directors shall be an act by the Board of Directors, unless such act requires a greater number of directors by law or by The Christian United Fellowship Association Of Florida Inc.

Section 10. Compensation

Directors shall not receive any stated or fixed salaries for their services, but by a resolution of Board of Directors.

A fixed expense allowance for attendance may be allowed for any attendance at any Special Meeting or Annual Meeting.

However, knowing herein contained shall be construed to preclude any director from serving the corporation in any other capacity and receiving compensation therefore.

SECTION 11. TERM OF OFFICERS

Term of office shall be as flowering, All officers shall serve for three (3) years except otherwise noted. The President And Vice President can serve Four (4) Years Terms see section 6 this Article.

Section 12. Officers

The Officers of the corporation shall be a President, Vice President a Secretary, and a Treasurer.

The Board of Directors may elect or appoint such other Officers.

Such Officers to have authority and perform the duties prescribed from time to time by the Board of Directors.

Any two office may be held by the same person, except the office of President.

All offices shall be electored or oppointed by the board of directors, this includs President and Vice President.

The Founder Have no special privilege of office, but will always be and respected as the Habitation of The Christian United Fellowship Association Of Florida Inc. And the Habitar is the people.

Section 13. New Offices and Vacancies

New offices may be created and filled at any meeting of the Board of Directors.

Section 14. Removal

Any officer elected may be removed by a two-thirds (2/3) vote of the officers and Board of Directors.

Whenever in its judgment, the best interest of the corporation would be served thereby, but such removal shall be without prejudice to any contractual rights, if any, of the officer or Directors so be removed.

Section 15. Vacancies

A vacancy in any office occasioned by death, resignation, removal, disqualification or otherwise, may be filled by remaining officers and the Board of Directors at its next regular meeting, or a special meeting called for that purpose.

Section 16. President

The President shall be the principal executive officer of the corporation, and shall in general, supervise and control all of the day-to-day business affairs of the Corporation and shall preside at all meetings of the members.

The President or a designee shall preside at all Board of Director meetings.

Term of office President and Vice President shall be four (4) years.

The President may sign, with the Secretary, or any other proper officer of the Corporation authorized officers and Board of Directors, and any contract, deeds, or other instruments when the Board of Directors have authorized to be executed,

except in those cases where the signing and execution thereof shall be expressly delegated by the Board of Directors, or by The Christian United Fellowship Association Of Florida Inc. or by statute to some other officer or agent of the Corporation;

and in general, shall perform all duties incident to the office of President and such other duties as may be prescribed by the Board of Directors from time to time.

Section 17. Vice President

In the absence of the President or in the event of the inability or refusal to act, the Vice President (or in the order of their election) shall perform the duties of the President, and when so acting, shall have all the powers of, and be subject to all the restrictions upon the President.

Any Vice President shall perform such other duties as from time to time may be assigned by the President or the Board of Directors. with such surety or sureties as the Board of Directors shall determine.

Section 18 Secretary

The Secretary shall keep the minutes of all meetings of the Board of Directors and members, if any, in one or more books, provided for that purpose;

prepare and send all notices as provided under these Article, or as required by law;

be custodian of the corporate records and of the seal of the corporation; see that the seal of the corporation is affixed to all documents, the execution of which, on behalf of this corporation under its seal is duly authorized in accordance with the provisions of The Christian United Fellowship Association Of Florida Inc.

to keep a register of the Post Office Addresses of each member of the Board of Directors and the corporate members, if any; and, in general, perform all duties as from time to time may be assigned by the President, Vice President, or by the Board of Directors.

Section 19 Treasurer

If required by the Board of Directors, the Treasurer shall give bond for the faithful discharge of duties in each sum, and The Treasurer will have charge and custody of, and be responsible for all funds and securities of the corporation; in such banks, trust companies or other depositories as shall be approved by resolution of the Board of Directors and, in general, perform such other duties as from time to time may be assigned by the President, or by the Board of Directors.

SECTION 21 COMMITTEES

The Board of Directors may appoint an Committee consisting of not less than three (3) nor more than fifteen (15) members who will act in the capacity requested, and may serve in other capacities as requested by the Board of Directors.

Said committee shall not have the authority to make, alter, or amend the Articles of Corporation or the The Christian United Fellowship Association Of Florida Inc. Or elect, appoint, or remove any member, or any Director or Officer of the Corporation;

or adopt a plan of merger, consolidation or dissolution; or to authorize the sale, lease, exchange or mortgage the property and assets of the Corporation.

The designation and appointment of any such committee and the delegation thereto of authority shall not operate to relieve the Board of Directors, of any responsibility imposed by the law.

Section 22 Term of Office

Each member of the committee shall continue as such until successors are appointed, unless such committee shall be sooner terminated, or unless such member be removed, resign, or otherwise cease to qualify as a member thereof.

23 ACTION BY RESOLUTION

The Board of Directors may act, without convening a regular or Special Meeting, by written resolution signed by all proceedings of its Board of Directors, committees and, if applicable, its members.

All books and records of the Corporation may be inspected by any member, or this agent or attorney, for any proper purpose at any reasonable time.

ARTICLE IX: BOOKS AND RECORDS

The Corporation shall keep correct and complete books and records of accounts, and shall keep minutes of all proceedings its Board of Directors, committee and, if applicable, it members.

All books and records of the corporation may be inspected by any member, or his agent or attorney, for any proper purpose at any reasonable time.

ARTICLE X

CONTRACTS, CHECKS, DEPOSITED FUNDS AND GIFTS

Section 1. Contracts

The Board of Directors may authorize any officer or officers, agent or agents of the corporation, in addition to the officers so authorized by these Article, to enter into any contract or execute and deliver any instrument in the name of, and on behalf of, this Corporation, and such authority may be general or confined to specific instances.

Section 2. Checks, Drafts, etc.

All checks, drafts, or orders for payment of money, notes or other evidences of indebtedness issued in the name of the corporation, shall be signed by such office or officers, agent or agents of the corporation and in such manner as shall from time to time be determined by resolution of the Board of Directors.

Section 2. Deposit

All funds of the corporation shall be deposited from time to time to the credit of the corporation in such banks, trust companies or other depositories as the Board may select, as approved by resolution of the Board of Directors.

Section 3. Gifts

The Board of Directors may accept on behalf of the Corporation any contribution, gift, bequest, or devise for the general purpose or for any special purpose of the corporation.

ARTICLE XI: FISCAL YEAR

The fiscal year of the Corporation shall end on December 31 of each year.

ARTICLE XII: CORPORATE SEAL

The Board of Directors shall provide a Corporate Seal which shall have inscribed thereon the name of the corporation, the State of Incorporation and the Year of Incorporation.

ARTICLE XIII:

CHURCHES, PASTORS, AND CONGREGATION DESIRING TO
TO BE UNITED TO THE CHRISTIAN UNITED FELLOWSHIP
ASSOCIATION OF FLORIDA INC

Section 1.

Membership is available to Pastors and Churches who has an active interest in the promotion of The Christian United Fellowship Association Of Florida Inc.

And agrees with the purpose set forth in Article II page 1 of these Articles of Incorporation.

If the person seeking membership be one who is a Pastor, Then Pastors must be one that agrees with the purpose set forth Article III page 2 of these Articles of Incorporation.

And with a Church building, And a Congregation consisting of (7) seven or more members.

All Churches Pastors and Leaders May keep their Church open on 5th. fifth Sunday Unions and 2dn second Sunday Conventions to accompany Members that cannot attend such events on those days.

No Pastors or Leaders will schuldle any special events on those Sundays

Churches that are grace with Membership, Will receive an entertainment after all the Churches that preceded such a one in Fellowship have receive entertainment's.

If such Church/Churches wish to leave The Christian United Fellowship Association Of Florida Inc.

Will leave at a time that all Churches have receive entertainment's and at a time just prior to such Church/Churches are to receive an entertainment.

Are pay the assessed dues to all remaining Churches that have not receive entertainment'

Section 2. Resignation

Any Director, Pastor, Church/Congregation, may resign by filing a written resignation with the Corporation Secretary or President.

Any Pastor/Church/congregation may resign After the assessed dues to all remaining Churches that have not receive entertainment'.

Any Church that do not pay there dues must pay all said dues prior to being reinstate to The Christian United Fellowship Association Of Florida Inc.

Section 3. Reinstatement

Upon written request, signed by a former member, filed with the Secretary or President of the Corporation, the Board of Directors may, by an affirmative vote of two-thirds (2/3) of the members present, reinstate such former member to membership upon such terms as the Board of Directors may deem appropriate.

Section 4. Transfer of Membership

Membership in the Corporation is not transferable or assignable.

ARTICLE XIV:

Meeting OF The Christian United Fellowship Association Of Florida Inc.

Section 1. Annual Meetings

The Annual Meeting of The Christian United Fellowship Association Of Florida Inc. shall be held on the second Friday after the First Sunday of January of each year, and for the transaction of such business as may come before the meeting. If the day affixed for the annual meeting shall be a legal holiday, such annual meeting shall be held on the next Friday.

Section 2. Special Meetings

Special Meeting of the members may be called by the President or the of the Board of Directors.

The Board of Directors may designate any place as the place of any annual meeting or for any other special meeting called. Notice of all meetings shall be in accordance with the notice requirements of Section 8 Page 8 of Article VIII of these Articles.

ARTICLE XV: NON-PROFIT OPERATION

The Corporation will not have or issue shares of stock. No dividends will be paid.

No part of the income or assets of the corporation will be distributed to its members, Directors or Officers.

No member of the Corporation has any vested right, interest or privilege in or to the assets, property, functions, or activities of the Corporation.

The Corporation may contract in due course with its Members, Directors, and Officers, without violating this provision.

The business affairs of this corporation shall be managed by a Board of Directors not less than Three (3) nor more than Fifteen (15).

The Board of Directors shall be a standing board and additional members of the board shall be appointed by members of the present board during December of every year, beginning in December 2013.

The present Board of Directors and whose names are set forth herein, shall constitute the Board of Directors and shall hold office until their successors are appointed, and in accordance with their present terms, to wit:

Bishop Joe N. Blackmon
706 Roberts Street
Melbourne, Florida 32901

Bishop Blandford N. Dormer
1455 River Road
St. Cloud, Florida 34769

Bishop Willie B. Carter
1122 Gainey Drive
Melbourne, Florida 32901

ALPOSTLE VERNON WHITAKER
1984 BILTMORE ST UNITE 112
PORT ST. LUCIE, FL 34958

Minister Augusta Odom, Jr.
1621 Orange Avenue
St. Cloud, Florida 34769

Pastor Doris Bennett
2089 San Jose Blvd
Orlando, Florida 32808

ARTICLE XVI

CORPORATE OFFICER

The members of the Board of Directors shall elect the following officers: President, Vice President, Secretary, Treasurer, and such other officers as, may authorize from time to time Initially, such officers shall be elected at the first annual meeting of the members of the Board of Directors beginning in December 2013, and yearly thereafter. Until such election is held, the following persons shall serve as corporate officers:

PRESIDENT	Bishop Joe N. Blackmon 706 Roberts Street Melbourne, Florida 32901
VICE PRESIDENT	ALPOSTLE VERNON WHITAKER 1984 BILTMORE ST UNITE 112 PORT ST. LUCIE, FL 34958
TREASURER	Bishop Willie B. Carter 1122 Gainey Drive Melbourne, Florida 32901
SECRETARY	Minister Augusta Odom, Jr. 1621 Orange Avenue St. Cloud, Florida 34769
DIRECTOR	Pastor Doris Bennett 2089 San Jose Blvd Orlando, Florida 32808

ARTICLE XVII
THE ARTICLES OF THE CORPORATION

The articles of the corporation are to be made, altered or rescinded by a vote of two-third of the Directors present and voting at any annual or special business meeting, provided that written notice shall have been given to all members of the Board of Directors at least fifteen (15) days in advance and provided further that a written copy of the proposed change is read and posted at regular services of the church at least one week prior to the meeting.

ARTICLE XVIII
AMENDMENT OF ARTICLES

Amenment to the Articles of Incorporation may be propose by the Board of Directors and may be adopted by the same procedure by which the corporation are to be made, altered or rescinded as provided for in Article X of these Articles.

ARTICLE XIX
DEDICATION OF ASSETS

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 individual.

ARTICLE XX

DISSOLUTION OF ASSETS

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal 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 disposed of shall be disposed of by the Court of Common Place of the county in which the principle office of the organization 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.

ACKNOWLEDGEMENT

DOMICILE OF CERTIFICATE

Certificate designating place of business or domicile for the service of process within Florida naming agent upon whom process may be served.

In compliance with Section 48.091, Florida statutes the following is submitted:

First, that the The Christian United Fellowship Association Of Florida Inc.

Desiring to organize or qualify under the laws of the State of Florida, with its principle place of business at City of Melbourne, State of Florida, has named

Rev. Willie B. Carter located at 1122 Gainey Drive Melbourne, Florida, State of Florida, as its agent to accept service or process within Florida.

Signature Willie B. Carter
Title: Pastor
Date: 10/06/2012

Having been named to accept service of process for the above stated Corporation, at the place designated in this certificate, I hereby agree to act in this capacity and I further agree to comply with provisions of all statutes relative to the proper and complete performance of my duties.

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FLORIDA
DIVISION OF CORPORATIONS

Signature Willie B Carter Title:
Pastor

Dated this 10th day of October,
In witness whereof, the undersigned being the
incorporator(s) of this corporation have executed
these Articles of Incorporation.

Signature(s) of Incorporator(s)

Bishop Joe N. Blackmon

Bishop Joe N. Blackmon

Bishop Blandford M. Danner

Bishop Blandford M. Danner

Bishop Willie B. Carter

Bishop Willie B. Carter

Apostle Vernon Whitaker

Apostle Vernon Whitaker

Minister Augusta Odom, Jr.

Minister Augusta Odom, Jr.

Pastor Dorris Bennett

Pastor Dorris Bennett

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ACCEPTANCE BY REGISTERED AGENT

Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of Section 607.325 Florida Statutes.

(Registered Agent)

Bishop Willie B. Carter
1122 Gainey Drive
Melbourne, Florida 32901

Bishop Willie B. Carter

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The Register Office, and the registered Agent office address are one in the same.

Bishop Willie B. Carter
1122 Gainey Drive
Melbourne, Florida 32901

Registered Agent
State of Florida
County of Brevard

Before me, the undersigned authority, personally appeared Willie Carter, to me well known to be the person(s) who executed the foregoing Articles of Incorporation and acknowledged before me, according to law, that they made and subscribed the same for the purposes therein mentioned and set forth. In

Witness Whereof, I have hereunto set my hand and seal this 10th day of October.

[Signature] Notary Public, My Commission Expires: 7/5/14



ERYCA GREEN
NOTARY PUBLIC
STATE OF FLORIDA
Comm# EE214387
Expires 7/5/2016