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(Requestor's Name)				
—— Patrick Austin 4617 SAINT NAZAIRE RE —— Pensacola, FL 32505				
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ARTICLES OF INCORPORATION

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FOR

DOMINION PROPHETIC CENTER, INCORPORATED

We, the undersigned incorporators, herby incorporate and organize a corporation NOT for profit under the laws of the State of Florida.

FIRST: <u>NAME</u> The name of the corporation is "Dominion Prophetic Center, Incorporated."

principle SECOND: <u>REGISTERED OFFICE</u> The location of its registered/office is 4617 Saint Nazaire Road Pensacola, Florida 32505.

THIRD: <u>PURPOSE</u> The purpose and function of this corporation shall be a ministry where the people of God can worship freely. To be equipped in the word of God through teaching and preaching. School of the prophet, school of evangelism and the school of ministry.

FOURTH: DIRECTOR Patrick Austin

FIFTH: INCORPORATORS

NAME: ADDRESS:

Patrick Austin 4617 ST. Nazaire Rd. Pensacola, FL. 32505

Robert Moses 1017 Kearny Dr. Pensacola, FL. 32505

Sarah Moses 1017 Kearny Dr. Pensacola, FL. 32505

SIXTH: <u>REGISTERED AGENT</u> Patrick Austin 4617 Saint Nazaire Road Pensacola, Florida 32505

Signed Name

Printed Name

Patrick J. Austin

SEVENTH: <u>POWERS</u> This corporation is organized NOT for profit and shall have no power to declare dividends; it shall have all powers authorized for corporation by Florida Statues Annotated, provided however, this corporation shall not except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purpose and functions of this corporation.

EIGHT: <u>BY LAWS</u> The original by laws of this corporation may be adopted by the initial Board of Trustees and thereafter the power to make alter amends or repeal by laws shall be vested in the corporation members. The conditions of membership, officers, directors, and the governing rules of this corporation shall be as prescribed in the bylaws.

NINTH: <u>LIMITATIONS</u> No part of the net earnings of this corporations shall inure to the benefit of be distributed to any member, director, officer or other private person, except that tis corporations shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes and functions set forth herein. This corporation shall not directly or indirectly participate or intervene in any political campaign on behalf of or in opposition to any candidate for public office nor shall it engage in activity or carry on propaganda or otherwise attempting to influence legislation. Notwithstanding any other provision of these articles this corporations shall not carry on any activities not permitted to be carried on:

(a) By a corporations exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue Code of 1954 or corresponding provision of any future United States Internal Revenue Law.

TENTH: <u>DISSOLUTION</u> In the event of dissolution of this Corporation the Board of Directors, shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all assets and property of the corporation to like organization under Section 501 (c) (3) of Internal Revenue Code of 1954 (or the corresponding provision of any further United States Internal Revenue Laws) or to such organization organized, and operated exclusively for charitable, educational, religious, scientific, or other exempt purposes shall be at the time qualify as an exempt organization or organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determine designating such assets and property to be used for the purpose as set forth in Paragraph Five of these Articles of Incorporation.

ELEVENTH: <u>TERM OF EXISTENCE</u>. This corporation shall have a perpetual existence.

The power of the Incorporators shall terminate upon filing these Articles of Incorporation, and each of the above named Incorporators shall serve as a Director until the first annual meeting of the members or until his or her successor is elected or qualifies.

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Pati	rick	Aus	stin

Robert Moses

Sarah Moses

Having been named as the Registered Agent to accept service of the process for the above stated corporations. I am familiar with and accept the appointment as Registered Agent and agree to act in this capacity.

Patrick J. Austin