N1300005208

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



800247022378

04/23/13--01014--013 **78.75

FILED

13 JUN - 3 PM 4: 05

SECRETARY OF STATE

ALL ALLASSEE FLORING

4/27 W13-24037 9)

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

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for: \$70.00 **4** \$78.75 □\$78.75 **\$87.50** Filing Fee Filing Fee & Filing Fee Filing Fee, § Certified Copy Certificate of & Certified Copy Status & Certificate Ŧ. ADDITIONAL COPY REQUIRED

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



FLORIDA DEPARTMENT OF STATE **Division of Corporations**

April 24, 2013

ENOCK ORPHAN'S HOME, INC. 9280 SW 61ST WAY #B 28B BOCA RATON, FL 33428

SUBJECT: ENOCK ORPHAN'S HOME, INC.

Ref. Number: W13000024037

We have received your document for ENOCK ORPHAN'S HOME, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

Please return 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.

Letter Number: 413A00009884

Jessica A Fason Regulatory Specialist II

ARTICLES OF INCORPORATION OF ENOCK ORPHAN'S HOME, INC.

The undersigned incorporator, natural person 18 years of age or older, in order to corporate entity adopt the following articles of incorporation.

ARTICLE I

NAME AND ADDRESS OF CORPORATION

- a) The name of this corporation shall be ENOCK'S ORPHAN'S HOME, INC.
- b) The street address of the initial principal office of the corporation shall be 9280 SW 61st Way #B 28B, Boca Raton FL 33428

ARTICLE II

TERM AND PURPOSE

- a) The corporation shall have perpetual existence unless dissolved according to the law.
- b) This corporation is organized exclusively for charitable, educational, spiritual purposes, more specifically to help build a brighter future for children and families living in Haiti and work for the advancement of kingdom of God. To this end, the corporation will at all times be operated exclusively for charitable purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, 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 of 1986, as now enacted or hereafter amended. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, will be devoted to said purposes.

ARTICLE III

EXEMPTION REQUIREMENTS

At all times shall the following operate as conditions restricting the operations and activities of the corporation.

- 1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such net earnings, if any, of this corporation shall be used to carry out the nonprofit corporate purposes set forth in Article II above.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.

3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other 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 now enacted or hereafter amended.

ARTICLE IV

MEMBERS

The Corporation is Board driven with Member Donors

ARTICLE V-

BOARD OF DIRECTORS

- a) The affairs of the Corporation will be managed by or under the direction of the following Board of Directors:
- 1- Enock Fedna, President.
- 2- Omeca, Fedna, Vice-President
- 3- Esther Lexis, Treasurer
- b) Address: The mailing address of the Directors is the principal address of the Corporation.
- c) Number: The number of Directors of the Corporation will be Three (3)
- c) Election: Directors will be elected at the Annual Meeting.
- d) Term: Directors will hold office for 4 year(s), starting with the date of the Annual Meeting at which they are elected, and until their successors have been elected and qualified, or until their death, resignation, or removal.
- e) Qualifications: Directors don't need be residents of the State of the Corporation registered office but must be at least twenty-one (21) years of age.

ARTICLE VI

1) Gifts

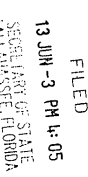
The Board of Directors may accept on behalf of the Corporation any contribution, gift, bequest, or devise for the general purposes or for any special purpose of the Corporation.

2) Compensation

The Board of Directors may fix the salaries or other compensation of agents and employees of the Corporation unless it delegates this authority to the Executive Director.

3) Loans to Management

The Corporation will make no loans to any of its Directors or Officers.



ARTICLE VII

AMENDMENTS

These Bylaws may be altered, amended or repealed, and new bylaws may be made and adopted at any annual or regular meeting of the Board of Directors, or at any special meeting called for that purpose, by the affirmative vote of a majority of the Directors in office.

ARTICLE VI

REGISTERED AGENT / OFFICE

The registered agent is ENOCK FEDNA who is a resident of the state of Florida and Financial Officer of the Corporation, and the address of its initial registered office is 9280 SW 61st Way #B 28B, Boca Raton, FL 33428 which is physically located in Palm Beach County.

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

Required Signature of Registered Agent

ARTICLE VII

DISSOLUTION

At the time of dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, dispose of all of the assets of the corporation. In non-case shall a disposition be made which would not qualify as a charitable contribution under Section 170(c) (1) or (2) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, in such manner as the Board of Directors shall determine.

ARTICLE IX

INCORPORATOR(S)

The name and Address of the incorporator of this corporation is as follows:

NAME

ADDRESS

ENOCK E FEDNA

9280 SW 61st Way #B 28B, Boca Raton FL 33428

In WITNESS WHEREOF, I have executed these articles of incorporation on this **39** day of _______, 2013.

Enock Fedna, Incorporator