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SECRETARY OF STATE OF VISION OF CORPORATION

ap 16/21/13

DELOACH & PETERSON, P.A.

ATTORNEYS AT LAW



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PHILIP, B. PETERSON
JAMES C. PETERSON

JAMES R. PROVENCHER

OF COUNSEL A

J. BOYD DELOACH

SID C. PETERSON II.

June 17, 2013

FLORIDA DEPARTMENT OF STATE

Division of Corporation Post Office Box 6327 Tallahassee, Florida 32314

> Re: RELEASE POINT MINISTRIES, INC (A Not For Profit Corporation) Our File No. JCP-2013-0076

Dear Sirs:

Enclosed please find Articles of Incorporation, along with a copy of same concerning the above-referenced Corporation. I have also enclosed a check from James C. Peterson, PLLC for your various filing fees.

Please return a conformed copy of the Articles of Incorporation to this office.

Sincerely yours

AMES C. PETERSON.

JCP/bg Enclosures 13 JUN 20 PM 12: 39

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

ARTICLES OF INCORPORATION

13 JUN 20 PH 12: 39

OF

RELEASE POINT MINISTRIES, INC. (A Florida Not For Profit Corporation)

The undersigned, acting as incorporators of a not for profit corporation pursuant to Chapter 617, Florida Statutes, adopt the following Articles of Incorporation.

ARTICLE I CORPORATE NAME, PRINCIPAL OFFICE AND MAILING ADDRESS

The name of this Corporation shall be: **RELEASE POINT MINISTRIES, INC.**, with its principal office located at 3314 Tamarind Drive, Edgewater, Florida 32141 and its corporate mailing address being the same.

ARTICLE II POWERS AND PURPOSE

- A. This corporation shall have and exercise all powers conferred upon not for profit corporations under the laws of the State of Florida generally and specifically as provided in Section 617.0302 of the Florida Not For Profit Corporation, Act, as amended.
- B. The specific and primary purposes for which this corporation is organized is to act for Religious and Charitable purposes within the meaning of 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding Section of any future United States Internal Revenue Law), including the making of donations or distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding Section of any future United States Internal Revenue Law).

ARTICLE III NONSTOCK CORPORATION

This corporation is organized upon a nonstock basis and shall not issue shares of stock. No dividend shall be paid, and no part of the income of the corporation shall be distributed to its members, directors, or officers.

ARTICLE IV TERM OF EXISTENCE

This Corporation shall have perpetual existence, commencing upon filing of these Articles.

ARTICLE V REGISTERED AGENT AND INITIAL REGISTERED OFFICE

The Registered Agent and the street address of the initial registered office of this Corporation in the state of Florida shall be:

GEORGE P. GALLOWAY

3314 Tamarind Drive Edgewater, Florida 32141

The Board of Directors, from time to time, may move the Registered Office to any other address in the State of Florida.

ARTICLE VI MEMBERSHIP

The qualifications for members and the manner of their admission, the different classes of membership, the voting and other rights and privileges of members and the termination of membership, shall be as regulated by the by-laws.

ARTICLE VII BOARD OF DIRECTORS

The Board of Directors will be elected in accordance with the by-laws of this corporation.

ARTICLE VIII OFFICERS

The officers of this Corporation shall be elected in accordance with the by-laws of this corporation. Any two or more offices may be held by the same person.

ARTICLE IX INCORPORATORS

The names and addresses of the persons signing these Articles of Incorporation as the Incorporators are:

GEORGE P. GALLOWAY

3314 Tamarind Drive Edgewater, Florida 32141 NELDA J. GALLOWAY

3314 Tamarind Drive Edgewater, Florida 32141

VICKIE A. BRAUCHT

604 Sea Gull Court Edgewater, Florida 32141

ARTICLE X AMENDMENTS

These Articles of Incorporation may be amended by an affirmative vote of the majority of those members present at the annual meeting or at a special meeting called for that purpose.

ARTICLE XI INDEMNIFICATION

This corporation shall indemnify any officer, director, employee or agent, and any former officer, director, employee or agent, to the full extent permitted by law.

ARTICLE XII DISSOLUTION

In the event this corporation should be dissolved for any cause, all of its assets and any funds resulting from the sale of its property shall be used exclusively in furtherance of the purposes enumerated in these Articles, and none of its funds or property shall inure to the profit of any private individual or corporation. Any distributions hereunder shall be paid as determined by the Board of Directors, over to a local organization or local organizations, as the case may be, with similar aims to those of this corporation having qualified for exemption under 501(c)(3), 501(c)(7), or 170(c)(2), of the Internal Revenue Code of 1954.

IN WITNESS WHEREOF, the undersigned as Incorporators have executed the foregoing Articles of Incorporation on this /2th day of June, 2013.

GEORGE P. GALLOWAY

VICKIE'A. BRAUCHT

STATE OF FLORIDA

COUNTY OF VOLUSIA

(Notary - print name)

Notary Public - State of Florida

Commission No.:

My Commission Expires:



CERTIFICATE

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

That **RELEASE POINT MINISTRIES, INC.**, desiring to organize under the laws of the State of Florida, with its principal office as indicated in the Articles of Incorporation, at the City of Ormond Beach, County of Volusia, State of Florida, has named **GEORGE P. GALLOWAY**, 3314 Tamarind Drive, Edgewater, Volusia County, Florida, as its agent to accept service of process within this State.

ACKNOWLEDGMENT

Having been named to accept service of process for the above-named corporation, at the place designated in this Certificate, the undersigned agrees to act in this capacity, and agrees to comply with the provisions of Florida relative to keeping the designated office open.

EORGE/P. GALLOWAY, as Registered Agent

19 HW 30 DW D. O.