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ARTICLES OF INCORPORATION

OF

RESTORATION OUTREACH OF PB INC

The undersigned subscriber, for the purposes of forming a corporation for not for profit under Chapter 617 of the laws of the State of Florida, hereby subscribes to, acknowledges and files the following Articles of Incorporation.

ARTICLE I
NAME AND ADDRESS

The name and address of the proposed corporation shall be Restoration Outreach of PB Inc. located at 854 Peeples Drive, West Palm Beach, FL 33415

ARTICLE II
DURATION

This corporation shall commence existence on the date of the execution and acknowledgment of these Articles if permitted by law; if not, then on the date of filing. This corporation shall exist perpetually thereafter, unless sooner dissolved according to law.

ARTICLE III
PURPOSE

This corporation, Restoration Outreach of PB Inc. is formed for the following corporate religious or charitable purposes:

The purpose said Corporation is to establish a residential Restoration Ministry for adult men who are bound by substance and alcohol abuse and restore them back to society. This program is an 8-month residential program targeting the substance and alcohol abuse issues of these men. The residential treatment program contains activities catered to physical, emotional, behavioral and spiritual wholeness of the individual as well as programs designed to encourage self-sufficiency. It is our mission to provide these men an effective and comprehensive faith-based solution to drug and alcohol addiction as well as other life-controlling problems. We are committed to enabling and equipping these men to find freedom from addictive behavior, to become socially and emotionally healthy, physically well and spiritually alive. We reach out to people from all backgrounds, with particular emphasis on the urban poor and ethnic minorities. We truly believe that through the word of God their lives can be restored and they can identify and fulfill the purpose that God has for their lives, they can grow and be confident, forgive one another and grow spiritually and be one in Christ.

Said corporation is organized exclusively for charitable, religious, educational 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.

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the 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 distributions of statements) and 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 corresponding section of any future tax code, or (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.

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 an organization which is organized and operates exclusively for charitable or religious purposes and has established its tax-exempt status under the Internal Revenue Code section 501(c)(3).

(d) In Addition, to the purposes set forth above, Restoration Outreach of PB Inc. is formed for the following religious or charitable purposes:

- a. To promote fellowship, cooperation, protection, recognition and propagation of the Christian Gospel for the support of this Restoration Outreach Ministry.
- b. To receive and accept donations of real and personal property
- c. To print, publish and distribute and sell books, magazines, tapes and other literature in any way connected with the purpose of this organization.
- d. To do any and all things reasonably necessary to carry out the above and foregoing purposes.

Restoration Outreach of PB Inc. is willing to fellowship all sound Christian believers who are contending for the love of God, and the principles of Christ as revealed in the Holy Bible. However, we cannot and will not endorse or approve radical teachings that gender strife and tend to divide the body of Christ. We firmly stand against and denounce homosexuality, adultery, sexual perversion, scientific

interference with natural human progeny, same-sex marriages, pornography, gambling, drug use and partaking of intoxicants, physical abuse, Satanism, or divination in any form. Restoration Outreach of PB Inc. ministers or affiliates who will work with this ministry shall be prohibited from compromising these principles of faith.

ARTICLE IV
Manner of Election

The manner in which the directors are elected or appointed will be done by being privately selected or appointed.

ARTICLE V
Initial Registered Office and Agent

The street address of the initial registered office of this corporation is 854 Peeples Drive, West Palm Beach, FL 33415. The name of the initial registered agent of this corporation at that address is Miguel J. deJesus.

ARTICLE VI
ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for the above stated corporation, at the place designated in these Articles, the undersigned hereby agrees to act in this capacity, and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of his duties.



MIGUEL J. DEJESUS

ARTICLE VII
Initial Directors/Officers

The names and addresses of the initial Directors/Officers are as follows:

Miguel J. deJesus, President
4752 Cherry Rd,
West Palm Beach, FL 33417

Jeiky Pimentel, Vice President
225 N "K" Street
Lake Worth, FL 33460

Marilu Pimentel, Secretary-Treasurer
4752 Cherry Rd
West Palm Beach, FL 33417

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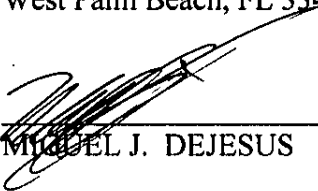
ARTICLE VIII
Capital Stock

This Corporation shall have no capital stock and shall be composed of members rather than shareholders.

ARTICLE IX
Incorporator

The name and address of the Incorporator for these articles of Incorporation is:

Miguel J. deJesus 4752 Cherry Rd
West Palm Beach, FL 33417



MIGUEL J. DEJESUS