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FLORIDA DEPARTMENT OF STATE Division of Corporations

July 8, 2013

MINNIE JOHNSON 1755 WASHINGTON BLVD MT DORA, FL 32757

SUBJECT: OPEN DOOR SANCTUARY OF PRAISE, INC.

Ref. Number: W13000038529

We have received your document for OPEN DOOR SANCTUARY OF PRAISE, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list at least one incorporator with a complete business street address.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

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.

Pamela Smith Regulatory Specialist II

Letter Number: 613A00016667



COVER LETTER

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

SUBJECT: Open Door Sanctuary of Praise, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for:

\$70.00 Filing Fee \$78.75 Filing Fee & Certificate of

Status

□\$78.75

Filing Fee & Certified Copy **\$87.50**

Filing Fee, Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM: Minnie Johnson

Name (Printed or typed)

1755 Washington Blvd.

Address

Mt. Dora, FL 32757

City, State & Zip

352-735-2403

Daytime Telephone number

E-mail address: (to be used for future annual report notification)

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

Articles of Incorporations of Open Door Sanctuary of Praise, Inc.

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Articles of Incorporation of the undersigned, whom are citizens of the United States, desiring to form a Nonprofit Corporation under the Non-profit Corporation Law of Chapter 617, Florida Statues, do hereby certify:

Article One

The name of the Corporation shall be **Open Door Sanctuary of Praise, Inc.**

Article Two

The principle place of business of this corporation is located at 3512 Marsell Rd. Zellwood, FL 32798 and a mailing address of P O Box 726 Zellwood, Florida. Offices may also be maintained at such other place or planes, either within or outside the State of Florida, as may be designated from time to time by the Board of Directors.

Article Three

The purpose of this corporation is to proclaim the Gospel of the Lord Jesus Christ, to develop Christian leadership, and to perform charitable work and to otherwise function as a church. The corporation is organized exclusively for charitable, religious, and educational 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 the corresponding section of any future federal tax code.

Article Four

The Board of Directors were appointed by the Founder. The Board of Directors may revoke the appointment of such agents at any time and shall have the power to fill any vacancy.

Articles Five

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its member, trustees, officers, or other private persons, except that the corporation 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 Article Three hereof.

A. The number of Directors shall be no less than three (3). The names and address of the persons who are the board of directors of the corporations are as follows:

<u>Name</u>	<u>Address</u>
1. Minnie Johnson-President	1755 Washington Blvd. Mt. Dora, FL 32757
2. Tracy Powell-Vice President	13007 Sunwood Ct. Clermont, FL 34711
3. Cheradin Bridgewater-Treasurer	3537 Beniton Juarez Rd. Apopka, FL 32712
4. Gracie Smith-Secretary	6759 Holly Street Zellwood, FL 32798
5. Eugene Lowe-Asst. Secretary	6936 Holly Street Zellwood, FL 32798

The extent of personal liability, if any, for directors, officers, or members for corporate obligations and the methods of enforcement and collection, are as follows: NONE. Further, the Directors and Officers shall be exempt from liability and/or indemnified from costs and judgments to the full extent permitted by Florida law. In the event Florida law is subsequently amended to authorize the further eliminations or limitations of the liability of Directors or Officers of nonprofit corporations, then the liability of Directors and officers

of the corporation in addition to the limitation on person liability provided under this Article, shall be limited to the fullest extent permitted by such later amended Florida law.

Article Six

- A. The corporation elects to have no members. Any action which would otherwise require a vote of members shall require only a vote of the members of the Board of Directors, and no meeting or vote of members shall be required for this Corporation, any provision of the Articles of Incorporation of this Corporations or the Bylaws of the corporation to the contrary notwithstanding.
- This corporation is a not-for-profit corporation and is not organized for the private gain of any B. person. It is organized under the Non-Profit Corporation Act exclusively for religious purposes as a church.
- No substantial part of the activities of this corporation shall consist of carrying on propaganda, C. or otherwise attempting to influence legislation and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf or any candidate for public office.
- The property of the Corporation is irrevocably dedicated to nonprofit religious purposes. No D. part of the net earnings of the Corporation shall inure to the benefit of its directors, officers, or to any other individual, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments in the furtherance of the nonprofit religious purposes of the Corporation.
- Upon the dissolution of the Corporation, the Board of Directors shall, after paying or adequately providing for all the debts, obligations, and liabilities of the Corporation, distribute the remaining assets of the Corporation exclusively for the nonprofit religious purposes shall distribute the remaining assets of the Corporation to such organization or organizations which are tax exempt under section 501(c)(3) of the Code, as amended, as the Board of Directors in its sole discretion shall determine.
- F. The corporation shall not have capital stock.

Article Seven

The name and Florida address of the registered agent is: Minnie Johnson 3512 Marsell Rd. Zellwood, FL 32798.

Article Eight

The name and Florida address of the incorporator: Minnie Johnson 3512 Marsell Rd. Zellwood, FL 32798.

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.

Inature/Registered Agent

Lennie D/m/m

7,21,13