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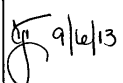
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SECRETARY OF CORPORATION
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13 SEP -3 PHI2: 42



Julius L. Williams

Attorney and Counselor at Law Winter Park Executive Center Suite 115 1950 Lee Road

Winter Park, Florida 32789

Telephone: (407) 629-2810 Facsimile: (407) 629-2834

August 26, 2013

Department of State Division of Corporations Corporate Filings P.O. Box 6327 Tallahassee, Florida 32314

Re: New Beginning Mission Ministries, Inc.

Dear Sir/Madam:

Enclosed you will find the original and copy of the articles of incorporation for the above named corporation. Please file and furnish me a certified copy. A check in the amount of \$78.75 is enclosed for the filing fees and costs. Thank you for your cooperation.

Very truly yours,

Julius L. Williams

JLW/

Encl.

cc: Ms. Beryl White

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FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

ARTICLES OF INCORPORATION

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OF

NEW BEGINNING MISSION MINISTRIES, INC.

The undersigned, desiring to form a corporation, not for profit, under the provisions of Chapter 617, Florida Statutes, hereby makes, subscribes, acknowledges, and files with the Florida Department of State these Articles of Incorporation:

ARTICLE I NAME

The name of the corporation shall be: NEW BEGINNING MISSION MINISTRIES, INC.

ARTICLE II PRINCIPAL OFFICE

The street address of the initial principal office is: 2641 Red Bug Lake Road, Casselberry, Florida 32707.

ARTICLE III TERM

This corporation shall exist perpetually.

ARTICLE IV PURPOSE

This corporation is organized and will be operated exclusively for charitable, scientific, religious, and educational purposes, including but not limited to the following:

- 1. To facilitate the proclamation of the everlasting gospel in the context of the three angels' messages of Revelation 14:6-12 to all peoples, leading them to accept Jesus Christ as personal Savior and to unite with His church, and nurturing them in preparation for His soon return.
 - 2. To help those who are homeless, in need of food and clothing, and other assistance to

maintain a reasonable standard of living.

ARTICLE V OFFICERS

The officers of the corporation shall be President, Secretary, and Treasurer.

The officers shall be elected at the annual meeting of the Board of Directors as provided in the by-laws.

The names and addresses of the initial officers are:

Names	Addresses
Antonio Assent (President)	1955 Lake McDonald Trail Deltona, Florida 32738
Carlette Thomas (Secretary)	648 Kenwick Circle #205 Casselberry, Florida 32702
Beryl White (Treasurer)	1429-B Oak Place Apopka, Florida 32712

ARTICLE VI DIRECTORS

The business of the corporation shall be managed by the Board of Directors. This corporation shall have no less than three (3) directors at any given time and no more than fifteen (15).

The members of the Board of Directors shall be elected and hold office in accordance with the by-laws.

The names and addresses of the persons who are to serve as directors for the ensuing year or until the first annual meeting of the corporation are:

<u>Names</u>	Addresses
Antonio Assent	1955 Lake McDonald Trail Deltona, Florida 32738

Carlette Thomas 648 Kenwick Circle #205

Casselberry, Florida 32702

Beryl White 1429-B Oak Place

Apopka, Florida 32712

Oster H. Paul 201 Rose Petal Lane

Jesup, Georgia 31545

Earle Henry 908 Poplar Drive

Altamonte Springs, Florida 32714

Myrtle DeLaHaye 6838 Goldeneye Drive

Orlando, Florida 32810

Julius L. Williams 1950 Lee Road-Suite 115

Winter Park, Florida 32789

ARTICLE VII INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the initial registered agent are:

Antonio Assent 2641 Red Bug Lake Road Casselberry, Florida 32707

ARTICLE VIII INCORPORATORS

The name and address of the incorporator is:

Name Address

Antonio Assent 1955 Lake McDonald Trail Deltona, Florida 32738

ARTICLE IX
INDEMNIFICATION

Every director and every officer of the corporation, and every agent of the corporation serving the corporation at its request, shall be indemnified by the corporation against all expenses and liabilities, including attorneys fees, reasonably incurred by or imposed on the person in connection

with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involved by reason of his being or having been a director, officer or agent of the corporation, or by reason of him having served the corporation at its request, whether or not he is a director or officer or agent serving the corporation at the time the expenses or liabilities are incurred, except when the director, office or agent serving the corporation is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties; provided that in the event of a settlement before entry of judgment, the indemnification shall apply only when the Board of Directors approve the settlement and reimbursement as being in the best interest of the corporation. This right of indemnification shall be in addition to and not exclusive of all other rights to which the director, officer or agent serving the corporation may be entitled.

ARTICLE X BY-LAWS

The Board of Directors of this corporation may provide such by-laws for the conduct of the business of the corporation and the carrying out of its purposes as it may deem necessary from time to time.

Upon proper notice the by-laws may be amended, altered or rescinded by a majority vote of those members of the Board of Directors present at any regular meeting or any special meeting of the Board of Directors called for that purpose.

ARTICLE XI AMENDMENTS

These Articles of Incorporation may be amended at a special meeting of the Board of Directors called for that purpose, pursuant to the by-laws, by two-thirds vote of those present.

Amendments may also be made at a regular meeting of the Board of Directors upon notice

given, as provided in the by-laws, of intention to submit such amendments.

ARTICLE XII PROPERTY

The corporation shall have the power to acquire and hold title in fee simple, in trust, or otherwise, to both real and personal property, and to improve, encumber, sell, convey and dispose of all such property in conformity with the laws of the State of Florida.

ARTICLE XIII NON-PROFIT STATUS

This 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 corporation shall inure to the benefit of, or be distributable to its members, 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 the purpose clause hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the corporation 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 tax code.

Upon dissolution of the corporation, 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 the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Circuit Court of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization of organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF, the undersigned incorporator, has hereunto set his hand and seal, this $\gtrsim 6$ day of August, 2013.

ANTONIO ASSENT

STATE OF FLORIDA COUNTY OF ORANGE

BEFORE ME, a Notary Public duly authorized in the State and County named above to take acknowledgments, personally appeared ANTONIO ASSENT, described as incorporator in and who executed the foregoing Articles of Incorporation, and who provided as identification: Florida Driver's License

WITNESS my hand and official seal in the County and State named above this 26 day

of August, 2013.

OTARY PUBLIC

Julius L. Williams

Printed Notary Signature

JULIUS MY COMMIS: EXPIRES: S Bonded Thru B

MY COMMISSION # EE 127707
EXPIRES: September 6, 2015

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in the Articles of Incorporation, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Executed this <u>26</u> day of August, 2013.

ANTONIO ASSENT

Registered Agent

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