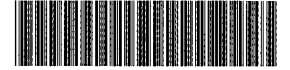
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(Requestor's Name)	_						
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PICK-UP WAIT MAIL							
(Business Entity Name)							
(Document Number)							
Certified Copies Certificates of Status							
Special Instructions to Filing Officer:							
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10/08/13

COVER LETTER

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

SUBJECT: Priming The Pump Ministry 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

EPOM: Ernestine Coleman

Name (Printed or typed)

2970 N.W. 172nd Terrace

Address

Miami Gardens, Florida 33056

City, State & Zip

305 625 9769

Daytime Telephone number

ernestinecoleman@bellsouth.net

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

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

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

Α	R	T	I	C.	L	Ē	Ċ	1	•			i	١	L	4	J	Ľ	ľ	E	;

The name of the	NAME Priming The ecorporation shall be:	Pump Mi	nistry Inc.					
ARTICLE II	PRINCIPAL OFFICE							
2970	Principal street address: N.W. 172nd Terrace	Sa	Mailing address, if different is me as the Principal address	ಪ ೦ = ಕ್ಷಾ				
Mia	mi Gardens, Fla. 33056		25.7 C6.2.7 C7.7	1 percent				
	r which the corporation is organized is:	itable and re	FIGURE SUPPOSES OF WILL GUE	PH 4:57				
	pration is formed for such chari							
	organization under Section scope of the foregoing, the		 -					
			·					
	naritable and benevolent services	-411"						
	e, and bible studies. Members		· · · · · · · · · · · · · · · · · · ·	_				
in worship of	God through the Gospel of the Lord Jes	sus Christ; to a	dvance spiritual growth (see attached	continuation).				
ARTICLE IV	MANNER OF ELECTION The ma	anner in which the	e directors are elected and appointed:					
The Board	of directors shall be elected or app	ointed in the	manner provided by the Bylaws.					
ARTICLE V	INITIAL OFFICERS AND/OR DI	RECTORS						
Name and Title	Ernestine Coleman,President	Name and Title	Pamela Glover, Vice President					
Address	2970 N.W. 172nd Terrace		2225 Johnson St #2					
71001035	Miami, Gardens, Fla 33056		Hollywood, Fla 33020					
Name and Title	Jacqueline N. Reiss, Secretary	Name and Title	Shannell Williams, Treasurer					
Address	2970 N.W. 172nd Terrace	Address:	1651 Atkinson Ave					
	Miami, Gardens, Fla 33056		Ft Lauderdale, Fla 33312					
Name and Title	Leitha Thornburn, Board Member	Name and Title	Reginald Noel, Jr., Board Member					

1800 N.W. 119th St. #102

Miami, Fla 33167

18665 N.W. 37th Ave #18

Miami Gardens, Fla 33056

Address

Name and Title:		Name and Title:		
Address		Address:		
_				
Name and Title:		Name and Title:		
Address		Addition.		
_				
_				
ARTICLE VI	REGISTERED AGENT			
	rida street address (P.O. Box NOT accep	etable) of the registered agent is:		
Name:	Ernestine Coleman		E.	ズ
Address:	2970 N.W. 172nd Terra		8	
	Miami Gardens, Fla 33	3056	A 5.	
	,		Y OF STARE EE. Florid	R
ARTICLE VII	INCORPORATOR	•		7
The name and add	ress of the Incorporator is:		三三	CA Transfer
Name:	Ernestine Coleman		D	7
Address:	2970 N.W. 172nd Terra	ace		
	Miami Gardens, Florida 3	3056		
		Control Control of the second second		asiawatad in this
Having been name certificate, I am fai	ed as registered agent to accept service on the continuation of the appointment as the continuation of the continuation as the continuation of the	of process for the above stated corpo- s registered agent and agree to act in t	ration at the place at this capacity	zsignatea in ints
610	estine Colema	-10	10/4/1	3
	Required Signature of Registered	Agent	Date	
I submit this docur to the Department	nent and affirm that the facts stated herei of State constitutes a third degree felony a	in are true. I am aware that any false as provided for in s.817.155, F.S.	information submitte	d in a document
مَـ	estine Colem		10/4/1	ኋ
_ UM	Required Signature of Incorp	porator	Date	<u></u>

Article III PURPOSE continued

and enlightenment. To the extent a corporation described in section 501©(3) of the Internal Revenue Code is permitted to do so, the corporation may distribute to other organizations, foreign or domestic, all or part of the funds it collects, but the corporation is not required to remit or distribute any part of its funds to any other organization.

The corporation will recommend or refer to such other services as needed.

The corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene (by publication or distribution of any statements or otherwise) on any political campaign on behalf of any candidate for public office.

VIII Term

This corporation shall have perpetual existence unless terminated sooner in accordance with the laws of the State of Florida

IX 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 purpose as such Directors may deem necessary from time to time. Upon notice properly given, the Bylaws may be amended, altered or rescinded by a majority vote of the Directors present at any regular or special meeting called for that purpose, subject to any limitations set forth in the Florida Not For Profit Corporation Act concerning corporate action that must be authorized or approved by members of the corporation.

X Amendment of Articles

An amendment to these Articles of Incorporation may be proposed by any director of the corporation, but such amendment may be adopted only after receiving an affiramative vote of the majority of the board.

XI Dedication and Distribution of Assets

No part of the net earnings of the corporation shall inure to the benefit of any member, director or officer of the corporation or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes) and no member, Director or Officer of the corporation or any private

individual shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the corporation.

Upon the dissolution of the corporation or the winding up of its affairs, the assets of the corporation shall be distributed exclusively to charitable, religious or educational organizations which would then qualify under the provisions of Section 501 © (3) of the Internal Revenue Code and its regulations as they now exist or as they may hereafter be amended.

XII Indemnification

Every person who now is or hereafter shall be a Director or Officer of the corporation shall be indemnified by the corporation against all costs and expenses (including counsel fees) hereafter reasonably incurred by or imposed upon him in connection with, or resulting from, any action, suit, or proceedings of whatever nature to which he is or shall be made a party by reason of his being or having been a Director or Officer of the corporation (whether or not he is a Director or Officer of the corporation at the time he is made a party to such action, suit or proceedings, or at the time such cost or expense is incurred by or imposed upon him) except in relation to matters as to which he shall be finally adjudged in such action suit or proceeding to have been derelict in the performance of his duties as such Director or Officer. The right of indemnification herein provided shall not be exclusive of other rights to which any such person now or hereafter be entitled as a matter of law.

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