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18/19/14

ARTICLES OF INCORPORATION OF

KINGDOM GLOBAL APOSTOLIC CENTER, INC

The undersigned incorporator, for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE 1. NAME:

The name of the Corporation shall be Kingdom Global Apostolic Center, Inc

FILES 4 NUG 14 MITH 28 ELECTRICAL SERVICES

ARTICLE II. PRINCIPLE OFFICE:

The initial principal place of business and mailing address of this corporation shall be:

34331 Cortez Blvd. Ridge Manor, FL 33523

ARTICLE III. PURPOSES:

A. This Corporation is a not-for-profit Religious, Charitable, Corporation organized under Chapter 617 Florida Statutes. It is not organized for the private gain of any person. The specific purpose for which the Corporation is organized is for Kingdom Advancement by developing an Apostolic Center (multi-culture church and training center) where the Kingdom of God is Preached and Demonstrated through God's Uncompromising Word and Covenantal Promises of; Salvation, Healing and Deliverance both locally, and Globally.

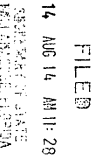
This mission is advanced through the Church, Evangelism, Training and the Credentialing of other Five Fold Leaders according to the Word of God. Planting of Church Hubs and Prayer Centers in other Cities, States, and Nations. Restoration Life Deliverance Counseling, Community Seminars, and Training, Missions Outreach, Hosting Tent Meetings, Hotel Meetings, Revivals, Crusades, where the Gospel of Jesus Christ is preached to all nations. Operating an on-grounds site ministry, Pregnancy Center, Education Center, Pre-school, Cafeteria, for all ages, and to encourage, promote and support other worthy causes of community development as may be determined by the Board of Directors.

B. No part of the net earnings of the Corporation shall inure to the benefit of any individual director of officer. This Corporation is founded for the purpose of qualifying fully as a taxexempt Corporation under the laws of the United States and the State of Florida.

C. No person, firm or corporation shall ever receive any dividends or profits from the undertaking of this Corporation and upon dissolution of this organization all of its assets remaining after payment of all cost and expenses of such dissolution shall be distributed to organizations which have qualified for exemption under Section 501(c) (3) of the Internal Revenue Code, or the federal government, or to a state or local government for a public purpose, and none of the assets will be distributed to any director, officer or trustee of this Corporation.

ARTICLE IV. TERM OF EXISTENCE

This Corporation is to exist perpetually.



ARTICLE V. MANNER OF ELECTION OF DIRECTORS:

A. **OFFICERS** the officers of the Corporation shall consist of a President, Vice President, Secretary, and Treasurer. Other officers may be provided for in the bylaws. Each Officer shall be elected by the Board of directors (and may be removed by The Board of directors) at such time and in such manner as may be prescribed by The bylaws. The name and address of each initial Officer of the corporation is as follows:

TITLE	NAME	ADDRESS
President	Charles R Hecker	34331 Cortez Blvd Ridge Manor, Florida 33523
Vice President	Deborah Hecker	34331 Cortez Blvd Wesley Chapel, Florida 33523
Secretary	Brandon R. Hecker	1803 Princeton Lake Dr. #111 Brandon, Florida 33511
Treasurer	Deborah A. Hecker	34331 Cortez Blvd Ridge Manor, Florida 33523

B. MEMBERS The Corporation shall have Voting Members, who shall be elected (and may be removed) by The Voting Members and shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Non voting Members of one or more classes, who shall be admitted in such manner and who shall have the right to vote. The Names and Address of each initial Voting Member is as follows:

NAME	ADDRESS
Deborah A. Hecker	34331 Cortez Blvd Ridge Manor, Florida 33523
Charles R. Hecker Jr.	34331 Cortez Blvd Ridge Manor, Florida 33523
Brandon R. Hecker	1803 Princeton Lake Dr. #111 Brandon, Florida 33511

C. DIRECTORS The initial Board of Directors shall have three (3) members whose names and addresses are: The Bylaws shall provide the method of election of all Directors and the number of Directors may be raised or lowered by amendment of The Bylaws, but shall in no case be less than two.

NAME	ADDRESS	
Deborah A. Hecker	34331 Cortez Blvd Ridge Manor, Florida 33523	14 NI I
Charles R. Hecker Jr.	34331 Cortez Blvd Ridge Manor, Florida 33523	FILE D
Brandon R. Hecker	1803 Princeton Lake Dr. #111 Brandon, Florida 33511) 111: 28

ARTICLE VI. BY-LAWS

- A. The Board of Directors of this Corporation may provide such by-laws for the conduct of its business and the carrying out of its purpose as they may deem necessary from time to time.
- B. 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 called for that purpose.

ARTICLE VII. AMENDMENTS

A. Amendments to the articles of incorporation may be adopted at a regular meeting of the Board of Directors, or a special meeting duly noticed for that purpose, by a majority vote of the Directors then in office.

B. The Board of Directors may submit, consider and vote upon any number of amendments at any one meeting.

ARTICLE VIII. POWERS

In order to promote the purposes of this Corporation, it may acquire property by grant, gift, purchase, devise or lease, or bequest, and hold dispose of such property as the Corporation shall require for the benefit of the Corporation and to further its purpose and mission, and not for pecuniary profit.

ARTICLE IX. MEETINGS

- A. The annual meeting for the election of members of the Board of Directors shall be as provided in the by-laws.
- B. The Corporation may provide in its by-laws for the holding of additional regular meetings and any special meetings, but shall hold meetings at least quarterly.

ARTICLE X. NONSTOCK BASIS

The Corporation is organized (and shall be operated) on a non-stock basis within the meaning of the Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue Membership Certificates if so provided in the by-laws.

ARTICLE XI. INITIAL REGISTERED AGENT AND STREET ADDRESS:

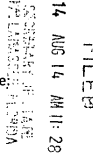
The initial registered agent is Charles R Hecker 34331 Cortez Blvd, Ridge Manor, Florida 33523 and the initial registered office is 34331 Cortez Blvd, Ridge Manor, Florida 33523

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ARTICLE XII. INCORPORATOR:

The name and address of the Incorporator to these Articles of Incorporation are:

Charles R Hecker 34331 Cortez Blvd, Ridge Manor, Florida 33523



IN WITNESS WHEREOF, The undersigned have signed these Articles of Incorporation on this day of August 8,

Charles R. Hecker

Signature of Incorporator

8-8-14

Date

Having been named as registered agent and to accept service of process for the above stated Corporation at the place designated in this certificate, 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.

Charles R. Hecker

Signature of Incorporator

8-8-14

Date

State of

County of

named as the incorporator, who is known to me to be the person who subscribed his or her name to this document, and acknowledged that he did so for the purposed stated.

ANA CRUCIO

MY COMMISSION # FF 27433

EXPIRES: June 20, 2017