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COVER LETTER

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

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

\$70.00

\$78.75

□\$78.75 Filing Fee

\$87.50

Filing Fee & Filing Fee Certificate of

& Certified Copy Status

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ADDITIONAL COPY REQUIRED

FROM: Reverend-Father Dr. Michael John Badonele Name (Printed or typed)

3391- East Silver Springs Blad. Suite B

Ocala Florida 34470

3S2 - 622-1151 Daytime Telephone number

E-mail address: (who e 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)

The name of the corporation shall be: Divine and Sacred	Healing Ministries for Health Inc.
ARTICLE II PRINCIPAL OFFICE	J
Principal <u>street</u> address: 3391-Eqst Silver Springs Blud Saite #B	Mailing address, if different is: Clo P.O. BOX 10 Silver Springs, Florida
Ocala Florida 34470	34489-0010
people committed to alleviating all forms of	
	ed interest in advancing the use of Medical
Research, Medical/Hospital Centers and Medical	
Our primary area of interest is in Human Serv	
Alternative Medicine, Natural Medicine, Herba	<u>l and Homeopathic Medicine(s), All forms</u> of
and Exclusively By the President ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS	the directors are elected and appointed:
Name and Title: Reverend-Father Dr. Michael	. John Badanck: President/C. E.O.
Address 3391-East Silver Springs Blackdoress: Suite # B Ocala Florida 34470	
Name and Title: ANTONIO Ted ALvarez Jr. : 7	recsurer
Address 3391-East Silver Springs Blue Address:	
Ocela, Florida 34470	
Name and Title: DAVID MICHEL PEZO: Secreta	Υ
Address 3391-East Silver Springs Blud Address: Soite #B	· · · · · · · · · · · · · · · · · · ·
Ocala, Florida 34470	

•		
Name and Title:	' Name and Title:	·
.ddress	Address:	
	Name and Title: Address:	
udiess	Address.	
Address: 4429-1	Jenkins North East 2ND Street Florida 34470	
he name and address of the Incorporation Name: Reverend-Father Address: 3391-East S		
Ocale, Florie		
•	ent to accept service of process for the above stated corporation at the place de	signated in this
ertificate, I am familiar with and acco	ent the appointment as registered agent and agree to act in this capacity S-14- ignature of Registered Agent Date	214

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Attachment to Articles of Incorporation of

Divine and Sacred Healing Ministries for Health Inc.

Said corporation is organized exclusively for charitable, religious, scientific and/or educational purposes, including for such purposes, the making of distribution to organizations under Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any other future Federal tax code.

No part of the net earnings of the corporation or organization shall incur to the benefit of or be distributable to its members, trustees, directors, officers, or other private persons, except that the corporation or organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of section 501(c)(3) purposes.

No substantial part of the activities of the corporation or organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation or organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf or in opposition to, any candidate for public office.

Notwithstanding any other provision of these articles, the corporation or organization shall not carry on any other activities not permitted to be carried on (a) by a corporation or organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal Tax Code) —or- (b) by a corporation or 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 or 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 the Federal government, or to a state or local government, for a public purpose.

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