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SECRETARY OF STATE

A 09/03/14

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 Filing Fee **☒** \$78.75 Filing Fee &

Certificate of

Status

□ \$78.75

□ \$87.50

Filing Fee

Filing Fee, Certified Copy

& Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

8603 N, W, 35 Th CA #A

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 For Time To Be Heard Music Group, Inc.

The undersigned subscriber to these Articles of Incorporation is a natural person competent and authorized to these articles of corporation for Time To Be Heard Music Group, Inc., a non-profit Corporation under Chapter 617 of Florida Status.

Article 1- Name

The name of the Corporation is Time To Be Heard Music Group, Inc., (hereinafter "Corporation").

Article 2- Purpose of the Corporation

This Corporation is organized exclusively for educational, charitable, religious, and scientific 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 tax code.

The specific and primary purposes for which this corporation is formed is to: provide religious, charitable, educational seminars, workshops and training for individuals who desire to compose music, play musical instruments, perform with a group or perform along for the purpose of music entertainment. To promote entertainment in the State of Florida. To produce artist's music on CD's, at our recording studio. To help musical artists develop their God given talent. To provide a Mentoring Program for teen girls and boys as a part of our Stay in School program. Through music lessons, voice, bass instrument, drums and string instruments, for the purpose of talent develop, and music entertainment. To be a music publishing company.

We are on a Mission for the Lord, to help spread the word of God through our music to the World. With our present online we will be able to Minister to thousands of people through ours Music Ministry. Touching lives is our Mission.

Article 3- Prohibitions

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, Board of Directors, Officers, or other private person, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in Article second hereof.

No substantial part of the activities of the Corporation shall be 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 statement) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (a) By a Corporation exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a Corporation, contributions t which are deductible under section 170(c)(2) of the Internal Revenue code, or corresponding section of any future federal tax code.

Article 4- Capital Stock

The Corporation shall have no capital stock and shall be composed of members rather than shareholders.

Articles 5- Qualification of Members and Manner of Their Admission

The categories of membership, qualification for membership and the manner of admission shall be as forth in and regulated by the By-Laws of the Corporation.

Article 6- Voting Rights

Members of the Corporation will have voting rights as provided in the By- Laws of the Corporation.

Article 7- Limitation of Corporate Power

The corporate power of this corporation are as provided in section 617.0302, Florida Statues.

Article 8- Term of Existence

The Corporation shall have perpetual existence.

Article 9- Manner of Election of Directors

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14 SEP -2 MII: 22

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TALLMIASSEE FLORIDA

The Directors of the Corporation shall be elected by a majority vote of the Members of the Corporation. Except for the President/CEO (Chief Executive Officer), all officers of the Corporation shall be appointed annually by a majority vote of the Board of Directors/Trustees. The President/CEO perpetually, as further described by the By-Laws.

Article 10- Officers

The officers of the Corporation shall consist of the following positions.

President
Vice President
Secretary
Treasurer
Auditor
Legal Counsel/Advisor

14 SEP -2 MH II: 22 SECRETARY OF TAIL TAIL MILKSOFF FLORIDA

Article 11- The Names of the Officers who are to serve until the First Election under the Articles of Incorporation

President: Arthur F. Wilson Sr. Vice President: Victor Singh Secretary: Yonne L Carter Treasurer: Shawnece L Carter

Article 12- Board of Trustees/Directors

This Corporation shall have no less than three Trustees/Directors, and the number of Trustees/Directors may be increased, as provided by the By-Laws, but never decrease to a number less than three trustees/directors. The names and addresses of the persons who are to serve as members of the Board of Directors until the first election under the Articles of Incorporation are as follows:

President: Arthur F. Wilson Sr, 8603 N W 35th Ct. # A, Coral Spring, Fl. 33065 Vice President. Victor Singh, 846 N W 81st Way, Plantation, Fl. 33324 Secretary: Yvonne L. Carter, 510 N E 38th St. Pompano Beach, Fl. 33064 Treasurer: Shawnece L. Carter, 510 N E 38th St. Pompano Beach, Fl. 33064

Article 13- Liabilities for Debts

Neither the members nor the members of the Board of Trustees/Directors or Officers of the Corporation shall be liable for the debts of the Corporation.

Article 14- Indemnification

The Corporation shall indemnify a director/trustee or officer of the Corporation who was wholly successful, on the merits or otherwise, in the defense of any proceeding to which the director or officer was a party because the director/trustee or officer is or was a director/trustee or officer of the Corporation against reaction's, in the manner required by a reasonable attorney fees and expense incurred by the director or officer in connection with the proceeding. The Corporation may indemnify an individual made a party to a proceeding, because the individual is or was a director, trustee, officer, employee or agent of the Corporation against liability if authorized in the specific case after determination, in the manner required by the board of directors that indemnification of the director, officer, employee or agent, as the case may be, is permissible in the circumstances because the director, trustee, officer, employee or agent has met the standard of conduct set forth by the board of directors. The Indemnification and advancements of attorney fees and expenses for directors, trustees, officers, employees and agents of the Corporation shall apply when such persons are serving at the Corporation's request while a director, trustee, officer, employee or agent of the Corporation, as the case may as a director, officer, partner, trustee, employee, or agent, of another foreign or Domestic Corporation, Partnership, joint venture, trusts, employee benefits plan or other enterprise, whether or not for profit, as well as in their official capacity with the Corporation. The Corporation also may purchase and maintain insurance on behalf of an individual a raising from the individual's status as a director, trustee, officer, employee or agent of the Corporation, whether or not the Corporation would have power to indemnify the individual against the same liability under the law. All reference in these Articles of Incorporation are deemed to include any amendment or successor there to. Nothing contain in these Articles of Corporation shall limit or preclude the exercise of any right relating to indemnification or advance of attorney fees and expenses to any person who is or was a trustee, director, officer, employee, or agent of the Corporation or the ability of the Corporation otherwise to Indemnify or advance expenses to any such person by contact or in any other manner. If any word, clause or sentence of the foregoing provision regarding Indemnification or advancement of the attorney fees or expenses shall be held invalid as contrary to law or public policy, it shall be severable and the provisions remaining shall not be otherwise affected. All references in these Articles Of Incorporation to "director", "trustee", "employee", and "agent" shall include the heirs estates, executors, administrations and personal representative of each person.

Article 15- Amendment to the Articles of Incorporation

Except for Article 9 of these Articles of Incorporation, the Corporation may amend any of the other articles in the Articles of Incorporation may be amended in the manner provided by the By-Laws. Each amendment shall be approved by the Broad of Trustees/Directors, proposed by them to the Members, and approved at a Members Meeting by a majority vote of the

Members, unless all Trustees/ directors, and all the Members sign a written statement manifesting their intention that certain Amendment of these Articles of Incorporation is made.

Article 16- Amendment of By-Laws

This Corporation shall have the right and power to enact by-laws not repugnant to this Chapter and the further right and power to alter, amend or rescind it upon previous notice of intention to alter amends or rescinds the same being given for such length of time as may be prescribed by the by-laws, Rules or Regulations of this Corporation, including the manner or procedure therefore, at any Business meeting or at any Special meeting called for that purpose.

Article 17- Principle Office

The address of the principal office of this Corporation is 8603 N W 35th Ct. # A, Coral Springs, Fl. 33065 and the mailing Address is 8603 N W 35th Ct., # A, Coral Springs, Fl. 33065

Article 18- Registered Office and Registered Agent

The initial address of the registered officer of this Corporation is located at 8603 N W 35th Ct. # A, Coral Spring, Fl. 33065. The name and address of the registered agent of this Corporation is Arthur F. Wilson Sr., 8603 N W 35th Ct. Coral Springs Fl. 33065.

Article 19- Incorporator

The name and street address of the Incorporation for these Articles of Incorporation is Arthur F. Wilson Sr., whose address shall be the same as the principal office of the Corporation.

Article -20

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 the corresponding section of any future federal tax code, or shall be distributed to the federal government or to a state or local government for public purpose. Any such assets not be disposed of shall be disposed of by Court of Competent Jurisdiction of the county in which the principle office of the Corporation is then located, exclusively for purposes or to such organization or organizations, as said Court shall determent, which are organized and operated exclusively for such purpose.

The under sign incorporator has executed these Articles of Incorporation. This 19th day of August 2014

Signature of Incorporator:

Arthur F. Wilson Sr. President

Acceptance of Registered Agent Designated In Articles of Incorporation

Arthur F. Wilson Sr., having a business office the same registered office of Greater Love National Church of God, Inc. the Corporation name above, is the Registered Agent in the above and foregoing Articles of Incorporation, is familiar with and accept the obligation of the position of Registered Agent-under Section 617.0501 Florida Statuses.

Arthur F. Wilson 9

President

SEP -2 MILL: 22