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JAMES E. TICE ACCOUNTANT & TAX CONSULTANT 16220 SW 280TH STREET HOMESTEAD, FLORIDA 33031

Phone 305 322 5715

September 26, 2014

Florida Department of State Corporate Filing Division 5050 W Tennessee street Tallahassee, Florida 32399

Gentlemen:

RE: Filing of Document
For Non Profit Corporation
Walking In Devine Destiny, Inc.

Enclosed please find two sets of Articles of Incorporation for the above named Non Profit Corporation.

Please file at your earliest convenience and return one copy to me.

Please find \$70.00 Filing fee enclosed.

Thank you for this consideration.

Sincerely,

James E. Tice

Accountant

FILING CANCELLERECE
RETURNED CHECK-5 & 76

To whom it may concern. I spoke to you on 12-2-14 Coxeming Articles of Incorporation Walking In Divine Destiny Inc. Please MOCESS as Soon as possible hope everything is in the Package that you need to process paper work you have a check on life in the amount of \$7000 dollars to take care of the processing Forcarely

COVER LETTER

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

SUBJECT: WAKING DIVINE DESTINATION THE 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 \$78.75 \$\$1ling Fee & Filing Fee & Filing Fee, & Certificate of Status

\$287.50 \$\$1ling Fee & Filing Fee, & Certified Copy & Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: Vacqueline Litaris
Name (Printed or typed)

9540 Montego By Dr.
Address

Cutter By Ma. 33/89

City, State & Zip

Daytime Telephone number

Marcis 508 & gmail-com

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

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ARTICLES OR INCORPORATION Walking in Devine Destiny, Inc. (A Non Profit Corporation)

ARTICLE 1 - INTENT TO INCORPORATE

In accordance with section 617 of the Florida Statutes, as amended, the undersigned Incorporators hereby adopts the following Articles of Incorporation for the Non Profit organization.

ARTICLE 11 - NAME OF CORPORATION

The name of the Corporation is - Walking in Devine Destiny, Inc.

ARTICLE 111 - CORPORATE OFFICES - Mailing Address

The Address of the Principal Office of the Corporation shall be 9540 Montego Bay Drive Miami, Florida 33189 USA

ARTICLE 1V - TERM OF EXISTANCE

The Term of Existence of the Corporation shall commence upon the filing of these Articles of Incorporation with the Secretary of State and shall be deemed perpetual.

ARTICLE V - CORPORATE PURPOSE

The Corporation is organized and operated exclusively for charitable, religious and protective and educational purposes. The primary purpose of which is:

The Purpose of Women Walking in Devine Destiny is to empower, encourage, motivate, inspire and celebrate women. So they can walk in God's Divine Destiny for their lives and families.

This Ministry is established to help women serve God with their "whole " heart and to help women to discover their God given purpose.

In fulfillment of this call to purpose, we are further established to:

Teach Women the word of God
Heal emotionally wounded women
Speak deliverance to women who are bound
Give sight to women who are spiritually blind
Usher women into the kingdom of God.
Release the ancienting of God so that burdens

Release the anointing of God so that burdens are removed and yokes are destroyed in the lives of women.

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ARTICLE V1 - CORPORATE POWERS

The Corporation shall have all powers customarily Conferred upon Non Profit Corporations by Statute or common law and particularly those organized under Chapter 617 of the Florida Statute, as amended and as permitted under Section 501 © (3) of the Internal Revenue Code.

Provided however, that the Corporation may not engage in any of the following activities.

- 1. The Corporation shall not, in any manner, participate in, assist in, or contribute to or endorse any political campaign for or against any candidate for public office.
- 2. Except as otherwise may be permitted under Section 501 © (3), the Corporation may not be engaged in propaganda or attempting to influence legislation.
- 3. No distribution, whether they be called dividends, distributions of earnings or by any other name or description may be made to any private person or corporation out of the earnings or profits of the corporation unless permitted under section 501 © (3) of the Internal Revenue Code.

ARTICLE V11 - DIRECTORS

The Corporation shall be governed by a Board of Directors. There shall be Two (2) Directors who shall be appointed by the incorporators as the initial Board H director shall serve a term of two years provided however, that the initial Boards terms shall be staggered so that one shall serve a One (1) year term and the other a two year term. Thereafter, Directors shall be appointed in accordance with the provisions of the Corporate By Laws. The initial Board of Directors shall consist of the Following:

Director (Two Year Term) Jacqueline L. Harris

9540 Montego Bay Drive

Cutler Bay, Florida 33189

Director (One Year Term) Adriel T. Harris

6540 Montego Bay Drive Cutler Bay Fiorida 33189

ARTILE V111 - DISOLUTION AND LIQUIDATION

In the event of Dissolution or liquidation of the Corporation, no distribution of assets, liquidating dividend or similar type of dividend shall be given to any person, corporation or entity except as specifically permitted under Section 501 © (3) of the Internal Revenue Code. Upon dissolution of the Corporation assets shall be distributed as follows.

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Page #多

- 1. All legal debts, liabilities and obligations of the Corporation shall be paid, satisfied and discharged or adequate provision shall be made therefore.
- 2. All remaining assets of the corporation shall be distributed to any organization recognized as described in Section 501 © (3) of the Internal Revenue Code., as determined by the Board of Directors.

ARTICLE 1X – CORPORATE BY LAWS

The Board of Directors shall cause suitable by laws of the corporation to be prepared and adopted which shall provide for the operation of then Corporation, the election of Directors, the appointment of Officers, setting forth the powers and duties of the Directors and officers and providing for the general administration of the Corporation.

ARTICLE X - INDEMNIFICATION

In addition to any rights and duties under applicable law, and in the fullest extent allowed by the law, the Corporation shall indemnify and hold harmless all its trustees, directors, officers, employees and agents and former trustees, directors, officers, employees and agents, from and against all liabilities and obligation, including attorney fees, incurred in connection with any actions taken or failed to be taken by such trustee, director, officers, employees and agents in their capacity as such except for willful misconduct or gross negligence.

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ARTICLE X1 - REGISTERED AGENT

The name of The Registered Agent is: James E. Tice whose address is 16220 SW 280th Street, Homestead, Florida 333031

Acknowledged and position accepted by James E. Tice as resident agent, Date August 26, 2014.

James E. Tice, Resident Agent

ARTICLE X11 - INCORPORTOR

The Name of The Incorporator is:

Jacqueline L. Harris 9540 Montego Bay Drive Cutler Bay, Florida 33189

IN WITNESS WHEREOF, The undersigned has witnessed these Articles of Incorporation this 28th Day of August 2014.

ácque)me L. Harris, Incorporator

STATE OF FLORIDA
COUNTY OF MIAMI DADE

On this 28th day of August 2014, appeared before me a Notary Public, Jacqueline L Harris, who is personally known to me. and did sign the above in my presence.

James F. Tice, Notary Public

JAMES E. TICE
Commission # EE 143892
Expires November 3, 2015
Borded Thru Troy Fain Insurance 800-386-701