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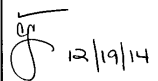
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SECNELLARY OF STATE



Stephen F. Baker.

800 FIRST STREET SOUTH
WINTER HAVEN, FLORIDA 33880-3666
SFB@BAKERESQ.COM

TEL: (863) 299-2118 FAX: (863) 299-9868 OUR FILE NO:

November 20, 2014

REGISTRATION DEPARTMENT DIVISION OF CORPORATIONS POST OFFICE BOX 6327 TALLAHASSEE, FLORIDA 32314

Re: JACKSONVILLE WORSHIP CENTER, INC.

Gentlemen:

Please find enclosed to be filed an original and 1 copy of the Articles of Incorporation regarding the above-styled corporation.

Also enclosed is our check in the amount of \$70.00 for your filing fee.

Thank you for your cooperation and assistance in this matter.

Cordially yours,

STEPHEN F. BAKER

SFB/cmh Enclosures

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FLORIDA DEPARTMENT OF STATE Division of Corporations

RECEIVED

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

December 3, 2014

STEPHEN F. BAKER, ESQUIRE 800 FIRST STREET SOUTH WINTER HAVEN, FL 33880-3666

SUBJECT: JACKSONVILLE WORSHIP CENTER, INC.

Ref. Number: W14000072161

We have received your document for JACKSONVILLE WORSHIP CENTER, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

You must list at least one incorporator with a complete business street address.

The document must contain a registered agent with a Florida street address and a <u>signed</u> statement of acceptance. (i.e. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.)

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year. IT will the ansact business.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Claretha Golden Regulatory Specialist II New Filing Section

Letter Number: 514A00025472:

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ARTICLES OF INCORPORATION

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OF

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JACKSONVILLE WORSHIP CENTER, INC.

SECRETARY OF STATE TALLAMASCEE, FLORIDA

The undersigned Incorporator, by the execution of these Articles, forms and establishes a corporation not for profit under Chapter 617, Florida Statutes, and certifies as follows:

ARTICLE I

NAME

The name of the corporation shall be **JACKSONVILLE WORSHIP CENTER, INC.**

ARTICLE II

PURPOSE

This corporation is organized exclusively for religious charitable and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue code, or corresponding section of any future federal tax code.

ARTICLE III

MEMBERSHIP

Membership in the corporation shall be open only to those individuals who are approved by the Board of Directors. The manner of members' admission shall be regulated by the By-Laws.

ARTICLE IV

DIRECTORS

4.1 The affairs of the corporation will be managed by a Board of Directors consisting of the number of directors determined by the By-Laws, but not less than three (3) directors. Directors shall be elected by an annual meeting of the members in the manner determined by the By-Laws. Directors maybe removed and vacancies on the Board of Directors shall be filled in the manner provided by the By-Laws. Additional directors may be elected upon 100% approval by the Board of Directors.

- 4.2 A director may be removed by a vote of no less than two-thirds of the Board of Directors.
- 4.3 The terms of the Board of Directors shall be a period of one year.
- 4.4 The names and addresses of the members of the first Board of Directors who shall hold office until their successors are elected and have qualified, or until removed, are as follows:

NATHAN FLORES
2890 DOWNING ST.
JACKSONVILLE, FL 32205

JOHN BRIGHAM
4998 RATHBONE DRIVE
JACKSONVILLE, FL 32257

JIM PATE 117 PARKSIDE AVENUE JACKSONVILLE, FL 32065

ARTICLE V

INDEMNIFICATION

Every director and every officer of the corporation shall be indemnified by the corporation against all expenses and liabilities, including counsel fees reasonably incurred by or imposed upon him or her in connection with any proceeding to which he or she may be a party or in which he or she may become involved by reason of being or having been a director or officer and is adjudged guilty of willful misfeasance or malfeasance in the performance of his or her duties; provided, that in the event of a settlement, the indemnification shall apply only when the Board of Directors approves such settlement and reimbursement as being for the best interests of the corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director officer may be entitled.

ARTICLE VI

BY-LAWS

The first By-Laws of the corporation shall be adopted by the Board of Directors and may be altered, amended or rescinded in the manner provided by the By-Laws.

ARTICLE VII

AMENDMENTS

Amendments to the Articles of Incorporation shall be proposed and adopted in the following manner:

- 7.1 Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- 7.2 A resolution for the adoption of a proposed amendment may be proposed by the Board of Directors of the corporation. Directors not present in person or by proxy at the meeting considering the amendment may express their approval in writing, providing such approval is delivered to the secretary at or prior to the meeting. Except as elsewhere provided, such approvals must be by not less than 66-2/3% of the Board of Directors.
- 7.3 A copy of each amendment shall be certified by the Secretary of State and filed with the Secretary of State of the State of Florida.

ARTICLE VIII

TERM

The term of the corporation shall be perpetual.

ARTICLE IX

EARNINGS AND ACTIVITIES

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article II hereof. No substantial part of the activities of the corporation shall be the 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 statements) any political campaign on behalf of 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 corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE X

DISSOLUTION

Upon dissolution, the assets of the corporation shall revert to and become the property of Winter Haven Worship Center, Inc, a Florida tax-exempt institution under Section 501©(3) of the Internal Revenue code of 1954, as amended, of the United State of America, to be designated by the Board of Trustee; provided, however, that the just debts and liabilities of the corporation shall first be paid. Upon dissolution, none of the assets or property of the corporation shall devolve to the benefit of any member, private individual or business entity except as provided above in this Article X.

In the event Winter Worship Center, Inc., does not exist at the time of dissolution or fails to qualify as a tax-exempt institution under Section 5010(3) of the Internal Revenue Code of 1954, as amended, of the United States of America, then the assets of this corporation shall revert to and become the property of Family Worship Center Churches, Inc.

In the event that Family Worship Center Churches, Inc., does not exist at the time of dissolution or fails to qualify as a tax-exempt institution under Section 501 \odot (3) of the Internal Revenue Code, then the assets of this corporation shall be distributed for one or more exempt purposes within the meaning of Section 501 \odot (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.

ARTICLE XI

None of the income, principal or assets of any kind shall be paid, used or distributed to any political campaign fund or for any political purpose.

ARTICLE XII

SUBSCRIBERS

The incorporator to these Articles of Incorporation shall be:

Before me, the undersigned authority, on this day of day o

SEAL

BRIAN PETERS
MY COMMISSION # FF 154211
EXPERS: August 30, 2018

STATE OF FLORIDA OFFICE OF THE SECRETARY OF STATE

Certificate Designating Place of Business or Domicile for the Service of Process Within This State, Naming Agent Upon Whom Process May Be Served and Names and Addresses of the Officers and Directors.

In pursuant of Chapter 47.34, Florida Statutes, the following is submitted in compliance with said Act:

That JACKSONVILLE WORSHIP CENTER, INC., a corporation duly organized and existing under the laws of the State of Florida, with its principal place of business at 9803 OLD SAINT AUGUSTINE ROAD, SUITE #2, JACKSONVILLE, FL 32257, and its mailing address at 9803 OLD SAINT AUGUSTINE ROAD, SUITE #2, JACKSONVILLE, FL 32257, has named TIMOTHY LUCENA as its agent to accept service of process within this State.

OFFICERS	ADDRESS

President: TIMOTHY LUCENA 14438 MILLHOPPER RD.

JACKSONVILLE, FL 32258

Secretary: HEIDI PATE 117 PARKSIDE AVENUE

JACKSONVILLE, FL 32065

VICE PRESIDENT: ASHLEY LUCENA 14438 MILLHOPPER RD.

JACKSONVILLE, FL 32258

DIRECTORS ADDRESS

NATHAN FLORES JOHN BRIGHAM

2890 DOWNING ST. 4998 RATHBONE DRIVE JACKSONVILLE, FL 32205 JACKSONVILLE, FL 32257

JIM PATE

117 PARKSIDE AVENUE JACKSONVILLE, FL 32065

JACKSONVILLE WORSHIP CENTER, INC.

BY: TIMOTHY LUCENA Incorporator

14438 MILLHOPPER RD. JACKSONVILLE, FL 32258

ACKNOWLEDGMENT

Having been named to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provision of said Act to keep open said office. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.

TIMOTHY LUCENA Registered Agent

14438 MILLHOPPER RD.

JACKSONVILLE, FL 32258

HILED

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SECRETARY OF STATE

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