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Attn : Dr. Rivel Dumaine, President
HAITIAN PASTORS INTERNATIONAL ASSOCIATION INC.
P.O. BOX 4224
FORT LAUDERDALE, FL 33338-4224

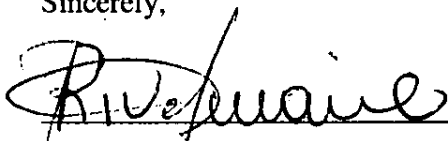
02/2/2015
CORPORATE FILINGS OFFICE
DEPARTMENT OF STATE
DIVISION OF CORPORATION
P.O. BOX 6327
TALLAHASSEE, FL 32314

Corporate filings:

Enclose is an original and one (1) copy of the proposed Articles of Incorporation of: **HAITIAN PASTORS INTERNATIONAL ASSOCIATION, INC.** And a check/ money order in the amount of \$90.50⁰⁰ made payable to your office for total filing: Filing Fee, Certified Copy, and Certificate of Status. Please file, process, and return Certified Copy, Stamped date, and Certificate of Status to me for the Document to this Return Address: Attn: Dr. Rivel Dumaine, President, and P.O. Box 4224 Fort Lauderdale, FL 33338-4224

Should you have any question? Point of contact 754-246-5601 or email: riveld@yahoo.com

Sincerely,



Dr. Rivel Dumaine, President

Date 02-2-2015

ARTICLES OF INCORPORATE ASSOCIATION
In compliance with chapter 617, F.S. (Not for Profit)

of
Haitian Pastors International Association, Inc.

A Non-Profit Incorporation

We the undersigned, a majority of whom are citizens, Pastors, and or Ministers of the United States, international, and global religious world as one body acting as Incorporators and Subscribers desiring to form a Non- Profit association incorporated under the Non- Profit Law of the State of Florida Pursuant to Chapter 617.0202, Florida Statutes (F.S), do hereby adopt and certify the following Articles of Incorporation of such Association:

ARTICLE I NAME of CORPORATE ASSOCIATION

The name of this corporate association shall be: Haitian Pastors International Association, Inc. is designated as an incorporated Non-Profit association created under the laws of the State of Florida which Non-Profit Corporate association shall hereinafter be referred to as the (HPIA), INC.

ARTICLE II -PRINCIPAL OFFICE AND MAILING ADDRESS

The principal street address shall be:
1524 NE 147 Street
North Miami, FL 33161

The mailing address of this corporation:
P.O. Box 4224
Fort Lauderdale, FL 33338-4224

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1. The office or offices of Haitian Pastors International Association, Inc shall be located at the address at which the Board of Directors and or alternate title has official domicile; or at such place as Haitian Pastors International Association, Inc may from time to time determine, or as the business of Haitian Pastors International Association, Inc may require under the approval of the Board.

ARTICLE III. MISSION, VISION, AND STATEMENT OF FAITH

A. The mission of (HPIA) INC is to fellowship, connect, educate, empower and help Pastors to plant and develop healthy churches to win the world for God.

B. The vision of the HPIA, Inc is to make Disciples of all nations for the kingdom of God and to empower and educate Disciples for the total eradication of poverty.

C. STATEMENT OF FAITH OF HPIA, INC. We believe that the Bible is the ultimate and absolute truth for human kind:

1. We believe in the trinity of God head.
2. We believe in the Divine absolute of Jesus Christ
3. We believe in the Holy Spirit of God
4. We believe human kind is the work of the wonders of God
5. We believe in life after death
6. We believe that there is one God in three persons: God the Father, God the Son, and God of the Holy Spirit.
7. We believe in the spiritual unity of all believers.
8. We believe in the observation of the two greatest practices of the Lord Ordinances.
9. We believe in the Great Commission of the Lord.
10. We believe in Water Baptism
11. We believe the words of the Old Testament and New Testament to be true inspired words of God.
12. We believe in the Second Coming of the Lord Jesus Christ. Amen Alleluia

ARTICLE IV- ASSOCIATION HISTORY

The association was created in Florida in the county of Dade; USA in the Church led by Pastor Jeanne Joseph in last Sunday of her first revival ended its weekly awakening in the year 2014. I, Dr. Rivel Dumaine, Pastor and THD was caught up in Prayer before the Throne of God and a voice spoke to me: called and said, "My Son, "I replied and asked, "Who are you Lord"? The Voice replied back and said, "I am who I am, "I am the Creator your God in Exodus 3:14. "Call upon these two friends." "Have them joined you in for a very special mission that is entrusted in you": I explained the encounter of the Presence of God in my life to Pastor Emmanuel Auguste the vision and idea; then he made it be known to Pasteur Jonias Destine. Thus, there was the starting and founding of Haitian Pastors International Association, Inc. which shall **hereinafter be referred to as the (HPIA), INC.**, and Inc. Ref: The LORD said to Elijah you're not alone. Then Dr. Rivel Dumaine, Pastor and THD replied and said, "Truly God is calling this generation to special mission preparing the way for his eventual return". Haitian Pastors International Association, Inc. is about hearing from God and loving people".

ARTICLE V-PURPOSE OF FORMATION OF ASSOCIATION

The specific and primary purposes for which this corporation is organized are:

A. This corporate Association is organized exclusively for charitable, Religious, religious, educational, and scientific purposes as specified in Section 501 (c) (3) of the Internal Revenue Code, 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 the corresponding section of any future federal tax code.

B. To establish an association opened to the general public to advance, equip, and empower men and women in their pursuit of a biblical-evangelical Christian foundational education, through bible studies, seminars, workshop, study groups, convention, revival, lectures, public and faith group assistance of those requesting help of this corporation with exhibitions and

any and all legal provisions under the Florida non-profit chapter 617.0202 of the Florida Statutes, United States federal exempt religious Association, and included not limited to international laws which guarantees the freedom of religion and worship.

C. To offer Ministerial credentials such as ordination, licensing, standing, affiliation and membership support for religious purposes regardless of age, sex, race, religion, national ethnic background, sexual orientation, degree of disability status.

D. To engage in any and all lawful activities conferred to a Non- Profit Association in the State of Florida and the Internal Revenue Code under its Section 501 (c) (3).

ARTICLE VI -MANAGEMENT OF AASOCIATION AFFAIRS

A. Board of Directors: the power of this corporate association shall be exercised, its properties controlled, and its affairs conducted by the Board of Directors, consisting of not less than four (4) persons. The number of Directors of the corporation shall be (4), provided however, that such number may be changed, added, and increased by a By-law duly adopted by the Board. The Directors named herein as the first Board of Directors shall hold office until the first meeting of members at which time an election of Directors shall be taken in accordance with the By-laws. Directors elected at the first annual meeting, and at all times thereafter, shall serve for a term of one or more years as permitted by the By Laws and with a majority of vote supporting the fact of that continuity. Therefore, the initial Directors and or Trustees may voted to continue the other terms before and after the expiration of the initial term ended. The initial officers shall consider elected for the first year until the annual meeting of members following the election of Directors and until qualification of the successors in office. Annual meetings shall be held at 1524 NE 147 Street North Miami, FL 33161 on the 7th day of the year at 6:00 P.M., or at such other place or places as the Board of Directors may designate from time to time by resolution. Any action required or permitted to be taken by one Board of Directors under any provision of law may be taken with and or without a meeting, if all members of the Board shall individually or correctively consent in written to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have same force and effect as it shall be taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation and the By-Laws of this corporation authorized the Directors to so act. Such a statement shall be prima facie evidence of such authority. The names and addresses of such initial members of the Board of Directors are as follows:

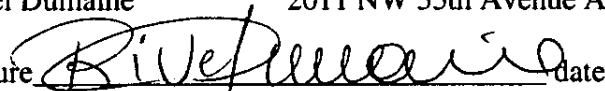
Name

Address

I. Rivel Dumaine

2011 NW 55th Avenue Apt 104, Lauderhill, FL 33313

Signature

 date 02-2-2015

2. Emmanuel Auguste

711 NE 137th Street, North Miami, FL 33161

Signature Emmanuel Auguste date 02/02/2015

3. Jonias Destine

14060 Biscayne Blvd Apt 102, North Miami, FL 33181

Signature Jonias Destine date 02/02/2015

4. Ynnocent Noel

1335 NW 7th Terrace, Fort Lauderdale, FL 33311

Signature Ynnocent Noel date 02-02-2015

B. Corporate Officers. the Board of Directors shall elect the following: President, Vice President, Secretary and treasurer, and such other officers as the By-laws of this Corporation may authorize the Directors to elect from time to time. Initially, such officers shall be elected or reelected at the annual meeting of the Board of Directors. Until such elections are held, the following persons shall serve as corporate officers.

President

~~Dr. Rivel Dumaine, Pastor, THD, BSBA, ASPI~~

Rivel Dumaine
2011 NW 55th Avenue Apt 104
Lauderhill, FL 33313

Vice President

Emmanuel Auguste, Pastor

711 NE 137th Street, North Miami, FL 33161

Secretary:

Dr. Jonias Destine, Pastor, MD

14960 Biscayne Blvd Apt 102, North Miami, FL 33181

Treasury:

Ynnocent Noel, Pastor

1335 NW 7th Terrace Fort Lauderdale, FL 33311

ARTICLE VII- OFFICERS DUTIES

The Officers of the Corporation shall also perform all duties regularly:

a) The President is the chief executive officer of the above named Non Profit Corporate Association, who normally and actively manages the daily businesses, affairs, and activities of the corporation as prescribed by the board of the directors. The President of the Corporation will preside over all meeting of the members and board of directors, gives instruction and recommendation to the vice president, secretary, treasury, and executive committees, or other members in all meeting on behalf of the corporation. In the absence of the president, the vice- president) with the consortium of the remaining board of directors shall convene and give full authority to vice-president to preside over all matters and affairs of the Association.

b) The vice- president shall assist the President in carrying out his or her activities for the Association/ corporation, and shall act on the behalf of the President in his or her absence as representing the association to further advancing the purposes of this said corporation. The vice-president shall have all power vested upon him to preside and rule over all regional and executive committees as shall the board of directors has power to oversight and give instruction to all regional or executive committees if any such exist.

c) The Secretary shall keep records of all documents of the association, archives, make determination how to issue notice to all meetings; the secretary shall be responsible for the keeping and maintaining of corporate minutes, records, reports, and other affairs related documents pertaining to the activities of this Corporation and or association. The secretary shall make determination whether such meeting or action was held according to the bylaws and Articles of the Association. If any inconsistency exists, the secretary must make it known to the board of directors for correction and or a repeat of the fact or as instructed by the President of the board of directors. The Secretary shall have other powers to perform other duties as prescribe by the board of directors or the president of the board. The secretary may appoint with approval of the board of director, a director or assistant director to help in performance of all or part of the duties and responsibilities attached to this position. The secretary shall have all power to retain archives, notes, records of all offices of the association included not limited to the board of directors of the association.

d) The Treasurer shall have be responsible for the custody of all money, checks, cashes, and security of the Church/ Churches of this Corporation, and shall have responsibility for the keeping of regular balancing books account with respect for the well functioning of recording all monetary transactions of this corporation and all the time. The treasury must be accountable to the board of directors or the board president in other instance as provided by the By-Laws and the Articles of the Corporation the Treasury may have to work with the Vice president or secretary, and any officer of the board as prescribe by the board of directors of HPIA, Inc. Upon approval by the board of directors within the Articles of Incorporation and the Bylaws of the Association all action shall execute as required.

ARTICLE VIII- ASSESSMENT AND DUES

Assessment and dues required from members of the association shall regulate and describe by the Bylaws of the association upon approval by the Board of Directors.

ARTICLES IX- EARNINGS AND ACTIVITIES OF ASSOCIATION

A.: No part of the net earnings of the corporation shall inure to the benefit of, or distributable to its members, board of directors, trustees, officers, or other private persons, except that 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 Third hereof.

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

C. 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 under section 501(c) (3) of the Internal Revenue Code of 1954/ 1986 (or the corresponding provision of any future United States Internal Revenue Law of (b) by a Corporation, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code of 1954 and /or 1986(or the corresponding provision of any future United States Internal Revenue Law.)

E. Notwithstanding any other provision of these Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purpose of this corporation.

ARTICLE X- DURATION/ DISSOLUTION OF ASSOCIATION

Upon the dissolution of the corporation, its 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XI -MANNER OF ELECTION

The manner in which the directors are elected and appointed is through appointment by corporate officers with the approval of the BOARD OF Directors or the board president.

ARTICLES XII-MEMBERSHIP QUALIFICATIONS AND BENEFITS

The qualification for membership and the manner of their admission shall regulate by the Bylaws and Constitution of this Corporation with the approval of the Board of Directors.

Types of Membership required by HPIA Inc.

Types of membership if one shall be provide, drawn, and approved by the Board of Director and must regulate by the Bylaws of the association.

Voting rights: Voting rights for all members shall provide in the Bylaws and ratify by the Board of Directors of the association.

ARTICLES XIII-ASSOCIATION SEAL

The corporation shall adopt a corporate seal bearing its legal name, year founded, and any forms or shapes as permitted by law authorized the same.

ARTICLE XIV -ASSOCIATION FOUNING FATHERS

This corporation with the initial agreement of the Board of Directors or Trustees within the formation of the Articles of incorporation hereby certifies acknowledge that the following Individuals are the original and perpetual Founding Fathers of Haitian Pastors International Association, Inc.: The Name and addresses of the Founding Fathers of the Haitian Pastors International Association, Inc are:

Name

#1 Dr. Rivel Dumaine, Pastor, THD, BSBA, ASPI
2011 NW 55th Avenue 104
Lauderhill, FL 33313

Signature Rivel Dumaine Date 02-2-2015

#2 Emmanuel Auguste, Pastor
711 NEW 137th Streets, North Miami, FL 33161

Signature Emmanuel Auguste Date 02/02/2015

#3 Doctor Jonias Destine, Pastor, MD

14060 Biscayne Blvd Pat 102, North Miami, FL 33181

Signature Jonias Destine Date 02/2/2015

ARTICLE XV-REGISTERED AGENT

The name and address of the initial Registered Agent of this Corporation is:

Dr. Rivel Dumaine, Pastor
2011 NW 55th Avenue Apt 104
Lauderhill, FL 33313

Rivel Dumaine Date 02-2-2015
Dr. Rivel Dumaine, THD, BSBA, ASPI

ARTICLE XVI- ASSOCIATION ACCOUNTING AND RECORDS

The calendar year of Haitian Pastors International Association, Inc. shall be January 1 through December 31 of each year. All minute books, correspondence, and other records of Haitian Pastors International Association, Inc., shall be preserved by the Officers. Records that have ceased to be of use for the conduct of the affairs of Haitian Pastors International Association, Inc., may be turned over for preservation to a depository designated by it, or discarded.

ARTICLE XVII -AMENDMENT OF BYLAWS

Subject to the limitation contained in the Bylaws, and any limitations set forth in the Corporations Not for Profit Law of the State of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, By-Laws of this Corporation may be made; altered, rescinded, added and changed, to, or new By-Laws may be adopted, either by a resolution of the Board of Directors or by following the procedure set forth Thereof in the Bylaws.

ARTICLE XVIII - DEDICATION OF ASSETS

The property of this corporation is irrevocably dedicated to Social, cultural, educational, humanitarian, charitable, scientific, and or religious purposes, and no part of the net income or assets of this corporation shall ever inure to the benefit of any Director, officer or member thereof, or to the benefit of any private individual, group, and or entities.

ARTICLE XIX -AMENDMENT OF ARTICLES OF ASSOCIATION

Amendment to these Articles of Incorporation may be proposed by a résolution adopted by the Board of Directors only not the members and presented to a quorum of members of the Board of Directors for their vote in the manner set forth in the By-Laws of this corporate Association. The undersigned incorporator(s) hereby declare under penalty of perjury that the statements made in the foregoing Articles of Incorporation are true.

ARTICLE XX-SUBSCRIBER(S) AND OR INCORPORATOR(S)

In witness whereof, the undersigned, have hereunto subscribed or names and addresses for the purpose of forming the corporation or association under the Non Profit Corporation laws of the State of Florida and duly acknowledge, accept, adopt, these articles of Incorporation and certify we executed these Articles of Incorporation on this 2nd day of February 2015, whereas the names and residence addresses of the following Subscribers or incorporators are:

Dr. Rivel Dumaine, Pastor, THD
2011 NW 55th Avenue Apt 104
Lauderhill, FL 33313

Emmanuel Auguste, Pastor
711 NE 137th Street,
North Miami, FL 33161

Dr. Jonias Destine, Pastor, MD
14960 Biscayne Blvd Apt 102,
North Miami, FL 33181

**CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE
SERVICE OF PROCESS WITHIN FLORIDA NAMING AGENT UPON ITS PROCESS
MAY BE SERVED.**

The following is submitted, in compliance with Section 48.091, Florida Statutes, that Haitian Pastors International Association, Inc., a corporation organizing under the laws of the State of Florida, has named Rivel Dumaine, as its Registered Agent to accept service of process with in this State, whose registered office, located at 2011 NW 55th Avenue Apt T104, Lauderhill, FL 33313

Acknowledgment

Having been named to accept service of process for the above entitled corporation, at the place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to the proper and complete performance of my duties.


Dr. Rivel DUMAINE, THD, BSBA, ASPI

Date 02-2-2015

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TALLAHASSEE FLORIDA