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5:20 15-18

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The Name of the corporation shall be LABORING IN THE WORD BIBLE COLLEGE, Inc.
FEIN # - 900903839

ARTICLE II PRINCIPAL ADDRESS

Principal street address:

104 Beech Street NE

Live Oak, FL 32064

Mailing Address, if different is:

P.O. Box 1387

Live Oak, FL 32064

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ARTICLE III - PURPOSE

The Corporation is organized exclusively for educational, religious and charitable 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 the corresponding section of any future federal tax code

The purpose of the corporation shall be: To provide students with Scriptural training from the Bible, establishing within the set firm belief in and understanding of what "Thus saith the Lord".

To prepare students for effective Christian service in all Christian fields of employ requiring extensive study and research of God's Holy Word.

To provide the student with the foundation for a life of evangelism, Christian faith servitude that stands as a testimony of the gospel of our Lord and Savior Jesus Christ.

To strengthen students in their personal commitment to Christ as life-long witness effective ministers of God's Word, and to enhance the understanding of God's will of lives.

To provide students with an education recognized by the Body of Christ as conservation thorough in its methods and results.

To offer students the resources of a worldwide student and alumni body for the purpose: advancing the Gospel message in the most efficient manner possible.

To promote a conservative forum for the continued research of Bible doctrines and

Laboring In The Word Bible College Inc exists to offer students an atmosphere that promotes and teaches a conservative view of all Bible doctrines. Adherence to the doctrinal statement is supposed by all Laboring In The Word Bible College Inc student, faculty, staff, and alumni. person

Laboring In The Word Bible College Inc. exists primarily to train Christians in fulfilling the Great Commission of our Lord Jesus Christ. The Great Commission is the concise sum of the mission task of the Church, the Body of Christ. As such, it requires that Christians reach out to the world with the Gospel message that faith in Jesus is the only means of salvation. The Great Commission also requires, however, a more in-depth teaching of the doctrines taught by Christ. To insure that the Christian worker more fully understands these doctrines, The college requires extensive Bible readings, requires comprehension of extensive lectures in Bible doctrines, and offers the student the insight of conservative Bible professors. Thus trained with the skills necessary and more

Laboring In The Word Bible College Inc. exists to fill the vital role of training students to fulfill one of two general roles: pastor or teacher. While these roles are not exclusive one of the other, and while by necessity they often overlap, this simplified view allows Andersonville to more accurately train students in meeting the specific needs of the ministry. For pastors the primary training is in Bible doctrine regarding the organization and administration of the local church. For teachers the primary training is in Bible doctrine regarding the

advancement and defense of the fundamentals of the Christian students and alumni through newsletters, web sites, etc.

To cultivate, promote, promulgate and extend, educational and charitable works, such as drug rehabilitation counseling and facilities, feeding program for the elderly, and women in distress counseling; to teach and help people of all race, creed and color by ways of media; to adopt, and establish By-laws, and management of its affairs, in accordance with the law and not inconsistent with these Articles of incorporation; take, manage and dispose of property, real and personal, buy and sell of the Corporation. To borrow money contract debt, and lease bonds, notes and debentures, and secure payments or performance of its obligations. To do all acts necessary or expedient for the administration of the affairs and attainment of the purpose of the corporation, including e.g., the establishment of schools, seminars, youth center, etc. oriented to organizational principles. Building and establishing business enterprises, the profits from which, will be used to further the development of the corporations basic goals and objectives. To assist in the processing of funds for the purpose of retaining businesses in our community. To purchase businesses that might be headed for demise for the purpose of reinvigorating those business and providing additional employment opportunities to our community. To own and operate educational enterprises for the purpose of training individuals and retaining good quality employees for the business in our community. To operate as a community development corporation within our stated catchment area. Being able to service, setup, operate in foreign and domestic, national and international, { global } boundaries.

The Corporation shall have the power either directly or in directly, either alone or in conjunction or cooperation with others, to do any and all lawful acts and things and engage in any and all lawful activities which may be necessary, useful, suitable, desirable or proper for the furtherance, accomplishment fostering, or attainment of any or all of the purposes for which the corporation is organized, and to aid or assist other entities to accomplish organization whose activities are such as to further, accomplish, foster, buying property or attain any of such purpose Notwithstanding anything herein to the contrary, the corporation exempt purposes of organization set forth in section 501 (c)(3) of the internal Revenue Code.

This corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. The corporation is organized under the Nonprofit Public Benefit Corporation Law, for charitable and educational purposes to aid the poor and disadvantaged individuals and families towards a life of self-sufficiency. The programs will consist of but shall not be limited to: Seminars, Outreach Advocacy Programs for the Homeless and Disadvantaged, Health Care, Housing, Employment, Warfare Reform, Literacy. Counseling, Temporary Shelter, Teenage Pregnancy, Job Training, Job Placement, and Acquisition. Substance Abuse Awareness and Prevention, Tutoring, AIDS Awareness, Elderly Care and other programs to aid those in need.

Notwithstanding any other provisions of these articles the corporation shall not carry on any other activity not permitted to carry on (1) by corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of (2) by a corporation contribution to which a deductible under Section 170(c)(2) of the Internal Revenue Code.

Upon dissolution of the Corporation, the Board of Directors shall. after paying or making provisions for the payment of all the liabilities of the Corporation. No person, firm, or

Corporation shall ever receive any dividends or profit from the undertakings of this corporation; And upon dissolution of this corporation, assets shall be distributed for one or more exempt purpose within the meaning of section 501(c)3 of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the Federal, State or local government for public purpose. Any such assets not so disposed of shall be disposed of by the court of Common Pleas, of the county in Which the principal office of the corporation is then located, exclusively for such purposes.

ARTICLES IV. MANNER OF ELECTION The initial Directors are appointed. Succeeding directors are by election. (See bylaws.) Dr. Linda Simpson as President/Founder position is permanent.

ARTICLES V. Officers – The officers of the Corporation shall be a President, Vice-President, Secretary, Treasurer and other such officers as may be provided by the by-laws.

ARTICLES VI. INITIAL OFFICERS AND/OR DIRECTORS

NAME AND TITLE	Dr. Linda Simpson	Director/President	104 Beech NE	Live Oak, FL 32064
Name and TITLE	Dr. Maurice Perkins	Director	104 Beech NE	Live Oak, FL 32064
NAME AND TITLE	Ms. Linda George	Officer	104 Beech NE	Live Oak, FL 32064
NAME AND TITLE	Dr. Steve Bivins, Sr.	Director	104 Beech NE	Live Oak, FL 32064

ARTICLE VII. REGISTERED AGENT

Name: Dr. Linda Simpson
Address: 104 Beech Street NE
Live Oak, FL 32064

ARTICLE VIII. –AMENDMENTS

These Articles of Incorporation may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present; provided that notice of the intentions to submit amendments shall have been given as provided by the bylaws.

ARTICLE IX – DURATION

The period of duration of the Corporation shall be perpetual unless dissolved according to law.

ARTICLE X – RESTRICTIONS ON ACTIVITIES

No part of the net earnings of the corporation shall inure to the benefit of, or to 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 purpose set forth in Article III hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or other-wise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing of statements) and political campaign on

behalf of or in opposition to any candidate for public office. 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 purposes of this corporation.

ADDING Article XI to read as follows:

ARTICLE XI - DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the 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 or 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.

ADDING Article XII to read as follows:

ARTICLE XII - MEMBERSHIP

The corporation shall be non-membership.

CONFLICT OF INTEREST

Section 10.1 Conflict Of Interest Any director, officer, or key employee who has an interest in a contract, salary negotiation, or other transaction presented to the Board or a committee thereof for authorization, approval, or ratification shall make a prompt and full disclosure of his interest to the Board or committee prior to its acting on such contract or transaction. Such disclosure shall include any relevant and material facts known to such person about the contract or transaction which might reasonably be construed to be adverse to the corporation's interest.

The body to which such disclosure is made shall thereupon determine, by a vote of seventy-five (75%) of the votes entitled to vote, whether the disclosure shows that a conflict of interest exists or can reasonably be construed to exist. If a conflict is deemed to exist, such person shall not vote on, nor use his personal influence on, nor participate (other than to present factual information or to respond to questions) in, the discussions or deliberations with respect to such contract or transaction. Such person may be counted in determining whether a quorum is present but may not be counted when the Board of Directors or a committee of the Board takes action on the transaction. The minutes of the meeting shall reflect the disclosure made, the vote thereon and, where applicable, the abstention from voting and participation, and whether a quorum was present.

The foregoing Amendments adopted by the organizers of this corporation on April 21, 2009 and unanimously approved by its Board of Directors, The Organization's by-laws does require Vote of members for adoption of amendments.

IN WITNESS WHEREOF the undersigned officer of this corporation have executed

ARTICLES XIII. – EFFECTIVE DATE

These Articles of Incorporation on Tuesday, May 19, 2015

Having been named as registered agent to accept services of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Linda Simpson
Required Signature of Registered Agent

5/19/15
Date

I submit this document and affirm that the facts stated herein are true. I am aware any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Linda Simpson
Required Signature of Incorporator

5/19/15
Date



FLORIDA DEPARTMENT OF STATE
Division of Corporations

May 22, 2015

LINDA SIMPSON
104 BEECH STREET NE
LIVE OAK, FL 32064

SUBJECT: LABORING IN THE WORD BIBLE COLLEGE, INC.
Ref. Number: W15000036491

FILED
15 MAY 26 PM 12:14
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

We have received your document for LABORING IN THE WORD BIBLE COLLEGE, 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):

RETURNING AS REQUESTED BY CUSTOMER.

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.

Christine Haney
Regulatory Specialist II
New Filing Section

Letter Number: 315A00010901