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ARTICLES OF INCORPORATION

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WARRIORS OF GOD CHAPLAIN MINISTRIES OF FLORIDA, INC.

Approved and subscribe by the Board of Directors

TALLAHASSEE FLORIDA

In Compliance with Chapter 617, F.S., (Non Profit)

The undersigned citizens of the United States, desiring to form a Non Profit Corporation under the Florida Non Profit Corporation Act, Chapter 617, Florida Statutes, certify and acknowledge the following;

ARTICLE I

The name of the corporation shall be:

WARRIORS OF GOD CHAPLAIN MINISTRIES OF FLORIDA, INC.

ARTICLE II

The principal place of business and mailing address of the corporation shall

2100 Conway Road Apt. Y8 Orlando, FL 32812.

ARTICLE III

The period of the corporation is perpetual.

ARTICLE IV

The territory in which the operations of the Corporation are principally to be conducted is the United States of America and its territories and possessions.

ARTICLE V

The directors of the Corporation shall be appointed by the President or Vice-President.

ARTICLE VI

The Corporation is organized exclusively for, Religious, Ecclesiastic, Spiritual Fatherhood, Charitable, educational, and scientific purposes, including for such purposes, the making of distributions: to organizations that qualify as exempt organizations under section 50l(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The Corporation may receive and administer funds for scientific, religious, educational, and charitable purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 and to that end, the Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to amount or value; to dispose of any such property and to invest, reinvest, or deal with the principal or the income in such manner as, in the judgment of the directors, will best promote the purposes of the Corporation, without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received, these Articles of Incorporation, the By-Laws of the Corporation, or any applicable laws, to do any other act or thing incidental to or connected with the foregoing purposes or in advancement thereof, but not for the pecuniary profit or financial gain of its directors or officers except as permitted under the Notfor-Profit Corporation Law.

No part of the net earnings of the Corporation shall inure to the benefit of any member, trustee, officer of the Corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes, and no member, trustee, officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. 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 publication or distribution of statements, any political campaign on behalf of any candidate for public office.

Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, testing for public safety, literary, or educational organizations which would then qualify under the provisions of Section 501(c)(3) of the Internal Revenue Code and its Regulations as they now exist or as they may be hereafter amended, or 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 the Court of Common Pleas 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 VII

By virtue of their call and being chief stewards of this organization, the founder LAURA G. ZAPATA, are automatically ordained as ministers of the gospel. All other candidates for licensing or ordination must be of the necessary experience and qualifications, as set forth by the founder shall have demonstrated their ability to undertake the responsibilities of the full gospel ministry. No minister shall be licensed or ordained until he/she has been engaged in the active work of the ministry, exhibiting a teachable spirit. Credentials shall be valid only when sealed by the church Seal, and shall be renewed annually.

Ordination shall be in order for local ministries within the fellowship as a means of establishment, under girding, and as a display of support. This type of ordination serves to recognize the calling to labor within and for the organization. The founder shall establish various offices of ministers who shall minister in the organization in the following manner:

A. Chaplain Ordained Minister - those called and anointed of God to minister to the Body of Christ as recognized and confirmed by the public laying on of hands by the presbytery.

B. Chaplain Licensed Minister - Those called and anointed of God to minister to the Body of Christ who are in training under the authority of those who have been ordained.

C. Chaplain Commissioned Minister - those who have recognized the call and anointing of God on their lives but who have just entered into the ministry and will, if such anointing and call is confirmed, work their way to licensing and ordination.

WARRIORS OF GOD CHAPLAIN MINISTRIES OF FLORIDA, INC., shall have authority to examine all candidates. An application shall be filled out properly and submitted to the prescribed person. A confidential question-naire may also be required. Each candidate may be required to take a written examination and/or fulfill a prescribed course of study. Each candidate may be requested to appear in person before a prescribed committee to respond to any matter relating to the ministry. Credentials may be terminated by the removal of the minister from the authority of this fellowship or by discipline as set forth with regard to those in fellowship.

ARTICLE VIII

The Corporation does not promote, sponsor or agrees with SAME SEX MARRIAGES. We believe in men and woman marriage, not men with men and/or woman with woman. This ruler applies to everyone involved or not involved with the organization. This is based on our faith believes and it is also mentioned on the Holy Scripture.

ARTICLE IX

The President of WOG shall be the Chief Executive Officer of the organization. It shall be the duty of the President to preside at all meetings of WOG and to enforce rules and regulations regarding its administration. The President shall vote only in the case of a tie vote.

The Vice President shall be the duty of the Vice President to preside at all meetings in the absence of the President, and to assist the President in the enforcement of the rules and regulations regarding WOG.

The Treasurer shall maintain all financial records pertaining to the ministry. He/she shall ensure that all applicable tax obligations are met and corporate filings are made, within the time limits imposed by statute. He/she shall furnish monthly financial reports consisting of an itemized list of income and expenditures to the Board of Directors, and shall make copies of the monthly bank statements available to board members upon request. A member shall be furnished a copy of the financial report upon request in writing to the Treasurer. The Treasurer will ensure that association credit cards are issued to designated board members with fiduciary responsibilities with spending limits commensurate with their spending needs, as approved by the Board of Directors.

The Treasurer will ensure that an independent audit is conducted of the association's financial records no less than every three years. Regardless of this provision, an independent audit of the association's financial records shall be initiated within 120 days after a new Treasurer is voted into that position.

The Secretary shall keep minutes of all meetings, conduct correspondence, issue notices of meetings, keep current a record of membership, and perform all other duties normally pertaining to the office of Secretary.

ARTICLE X

The names and addresses of the directors are as follows:

Laura G. Zapata, President CEO 2100 Conway Road Apt. Y8 Orlando, FL 32812

Alexander Torres, Vice-President CFO 1120 Castle Wood Terr. Apt# 112 Casselberry, FL 32707

Jose A. Navarro, Treasurer 559 Hibiscus Place Orlando, FL 32807

Amaryllis Benejan, Secretary 559 Hibiscus Place Orlando, FL 32807

Eliut C. Colon, Vocal 117 Lori Anne Ln. Winter Springs, FL 32708

Sooanett Marquez, Vocal 5537 Marvell Ave. Orlando, FL 32839



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SECRETARY OF STATE PALLAHASSEE, FLORIDA

ARTICLE X

The name and address of the registered agent and initial incorporator is:

Laura G. Zapata; President CEO

2100 Conway Road Apt. Y8 Orlando, FL 32812

Having been appointed the President (CEO) of WARRIORS OF GOD CHAPLAIN MINISTRIES OF FLORIDA, Inc., and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent and incorporator.

In witness whereof, the Board of Directors of WARRIORS OF GOD CHAPLAIN MINISTRIES OF FLORIDA, Inc. met and took a resolution by unanimous vote on this September 1 of 2015 at Orange County, Florida.

Laura G. Zapata: President CEO

Incorporator and Agent

Date

9/01/2015