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# ARTICLES OF INCORPORATION OF ONE WAY APOSTOLIC FAITH MISSION, INC.

The undersigned Incorporator for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, kereby adopts the following Articles of Incorporation:

## **ARTICLE 1**

The name of the Corporation (hereinafter referred to as "the Corporation"), shall be:

# ONE WAY APOSTOLIC FAITH MISSION, INC.

### ARTICLE II

The principal place of business and mailing address of the Corporation shall be

115 SW 30<sup>th</sup> Avenue Ft. Lauderdale, FL 33312

## ARTICLE III

The period of duration of the Corporation shall be perpetual.

## ARTICLE IV

The **purpose** for which the Corporation is established shall be exclusively religious, charitable, literary service; to promote and extend the teaching of the Bible.

#### <u>ARTICLE V</u>

The sole class of the members of the Corporation shall be its Board of Directors. The members of this Corporation shall have no right, title or interest whatsoever in its income, property or assets, nor shall any portion of such income, property or assets be distributed to any member on the winding up or dissolution of the Corporation. Members of the Corporation shall not be personally liable for any debts, liabilities or obligations of the Corporation and shall not be subject to any assessments.

# ARTICLE VI

The name, Florida street address, and telephone number of the initial Registered Agent of the Corporation are:

FILED DEC - 3 MM II: THELMA R. CALLAM 520 Long Island Avenue Ft. Lauderdale, FL 33312 954-321-8922

## **ARTICLE VII**

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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, but the operations of the Corporation shall not be limited to such territory.

## **ARTICLE VIII**

The initial Board of Directors shall consist of five (5) members, who need not be resident of the State of Florida. Board members shall be elected or removed in accordance with The Bylaws of the Corporation.

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## ARTICLE IX

The governance of the Corporation shall be vested in the Doard of Placester and addresses and telephone numbers of the persons who shall serve as directors until the first annual meeting of members, or until their successors shall have been elected and 

Name	Title	Address/Telephone
AUSTIN WRIGHT	Director/President	6 Newark Avenue
KAYSHA WRIGHT	Director/Vice President	6 Newark Avenue Kingston 11, Jamaica, W.I. 876-857-3380
JANNELLEE WEST	Director/Secretary	115 SW 30 <sup>th</sup> Avenue Ft. Lauderdale, FL 33312 754-207-0232.
HERFA ROBB	Director/Treasurer	115 SW 30 <sup>th</sup> Avenue Ft. Landerdale, FL 33312 954-380-0690

CAMILLE ROWE	Director	4 Newark Avenue Kingston 11, Jamaica, W.I. 876-398-2555
PAUL GRANT	Director	830 SW 74 <sup>th</sup> Terrace, #2 North Lauderdale, FL 33068
		954-793-7423

# <u>ARTICLE X</u>

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Subject to the limitations contained in the Bylaws, and any limitations set forth in the Corporation's Not For Profit Laws of the State of Florida concerning corporate action that must be authorized or approved by the members of the Corporation, Bylaws of the Corporation may be made, altered, amended, rescinded, added to, or new Bylaws may be adopted, either by a resolution of the Board of Directors or by following the procedure set forth therefor in the Bylaws.

# **ARTICLE XI**

Amendments to these Articles of Incorporation may be proposed by resolution adopted by the Board of Directors and presented to a quorum of members for their vote. Amendments may be adopted by the vote of two-thirds of a quorum of the directors. TI (STATE

# **ARTICLE XII**

The property of the Corporation is irrevocably dedicated to charitable purposes and no part of the income or assets of the Corporation shall ever inure to the benefit of any director, officer or member thereof, or to the benefit of any private individual. The Corporation shall have no capital stock and shall pay no dividends to its incorporator, Board of Directors, officers or members. All income and assets of the Corporation, above necessary expenses, shall be administered solely and exclusively for the charitable corporate purposes selected by the Board of Directors.

# **ARTICLE XIII**

Upon the dissolution or winding up of the Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of the Corporation, shall be distributed to a non profit fund, foundation or corporation, which is organized and operated exclusively for charitable purposes establishing its own tax exempt status under Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding provision of any subsequent federal tax laws, should the Corporation establish its own tax-exempt status. Any such assets not so disposed of by the Court of Common Plea in 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.

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#### ARTICLE XIV

The Corporation shall indemnify any officer, board member or employee of the Corporation, or any former officer or employee of the Corporation, to the full extent permitted by and set forth in the Florida Corporation Act.

### ARTICLE XV

The Corporation shall not allow any part of its income to inure to the benefit of officers, directors or members of the Corporation, or to any other individuals, except in the furtherance of its charitable purposes. 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, the publication or distribution of statements for any political campaign on behalf of any candidate for public office.

### **ARTICLE XVI**

The name, address and telephone number of the Incorporator of these Articles of Incorporation are: 0EC - 0 88111:

THELMA R. CALLAM 520 Long Island Avenue Ft. Lauderdale, FL 33312 954-321-8922

I am the Incorporator submitting these Articles of incorporation and affirm that the facts stated herein are true. I am aware that 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. I understand the requirements to file an annual report between January 1 and May 1 in the Calendar Year following the formation of the Corporation and every year thereafter to maintain "active" status.

Date: December 3, 2015

Having been named as Registered Agent and to accept service of process for the above-stated Corporation at the place designated in this Certificate, I hereby accept the appointment as Registered Agent 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.

<u>Thelma</u> <u>R.</u> <u>Callon</u>. Signature/Registered Agent

Date: December 3, 2015