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Winters & King, Inc.

Thomas J. Winters Michael J. King Wesley R. Carter Karen L. King S. Greg Pittman Ronald M. Fraley Ted J. Nelson Spencer C. Pittman

Attorneys and Counselors at Law 2448 East 81st Street - Suite 5900 Tulsa, Oklahoma 74137-4259 Telephone (918) 494-6868 Fax (918) 491-6297

December 8, 2016

DEPARTMENT OF STATE DIVISION OF CORPORATIONS PO BOX 6327 TALLAHASSEE FL 32314

RE: Articles of Incorporation of RUWA INTERNATIONAL MINISTRIES, INC.

Dear Sir or Madam:

Enclosed you will find an original and a copy of the Certificate of Incorporation for RUWA INTERNATIONAL MINISTRIES, INC., and a check for \$78.75 for the cost of filing and a certified copy.

Please review the Articles and if they meet with your approval, file the same and return a copy to my office, conformed as of the date of filing.

If you have any questions, please do not hesitate to contact me or my secretary, Libby Banks.

Kindest regards,

WRC:lab

Enclosures

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

RUWA INTI	ERNATIONAL MINISTRIES,	INC.							
Sebule II	(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)								
Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :									
□ \$70.00 Filing Fee	□ \$78.75 Filing Fee & Certificate of Status	■\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate						
		ADDITIONAL CO	PY REQUIRED						
FROM:	WINTERS & KING, INC. Name (Printed or typed)								
	2448 E 81ST STREET, SUITI								
		-							
TULSA, OK 74137-4259									
	City, State & Zip								
	918-494-6868								
	Daytime Telephone number								
	theraceintmin@yahoo.com								

NOTE: Please provide the original and one copy of the articles.

E-mail address: (to be used for future annual report notification)

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

ARTICLE II	PRINCIPAL OFFICE			
	Principal street address:		Mailing address, if different is:	
3655	3655 Winkler Ave Apt 1526		9 Box 367671	
Fort !	Fort Myers, FL 33916		Bonita Springs, FL 34136	
ARTICLE III The purpose fo		is:		
RTICLE IV	MANNER OF ELECTION The	manner in which the dir	ectors are elected and appointed:	
ARTICLE IV ARTICLE V	INITIAL OFFICERS AND/OR DI	RECTORS	vpsp sozi Weisl	
IRTICLE V Name and Title	INITIAL OFFICERS AND/OR DI	RECTORS Name and Title	vpsp sozi Weisl	
I <i>RTICLE V</i> Name and Title	INITIAL OFFICERS AND/OR DI	RECTORS	ectors are elected and appointed:e	
ARTICLE V Name and Title Address	PTD Sean Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916	RECTORS Name and Title	e: VPSD Sozi Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916	
ARTICLE V Name and Title Address	PTD Sean Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916 D Benjamin Vavilin 2602 S. 14th PL	RECTORS Name and Title Address: Name and Title	e: VPSD Sozi Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916	
	PTD Sean Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916 D Benjamin Vavilin 2602 S. 14th PL Broken Arrow, OK 74012	Name and Title Address:	e: VPSD Sozi Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916 D Rimma Vavilin	
ARTICLE V Name and Title Address Name and Title Address	PTD Sean Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916 D Benjamin Vavilin 2602 S. 14th PL	Name and Title	e: VPSD Sozi Weisl 3655 Winkler Ave Apt 1526 Ft. Myers, FL 33916 D Rimma Vavilin 2602 S. 14th PL	

Name and Title:		Name and Title:	_
Address	<u>.</u>	Address:	_
			_ _
Name and Title	<u>, </u>	Name and Title:	_
Address		Address:	
			_ _
ARTICLE VI The name and I	<u>REGISTERED AGENT</u> Florida street address (P.O. Box NOT accept Sean Weisl	table) of the registered agent is:	
Address:	3655 Winkler Ave Apt 15	526	
	Ft. Myers, FL 33916		SEC SYSIO 2018 I
ARTICLE VII The name and s	INCORPORATOR address of the Incorporator is:		
Name:	Sean Weisl		
Address:	3655 Winkler Ave Apt 15	526	$\frac{N}{a}$
	Ft. Myers, FL 33916		
Effective date, i	EFFECTIVE DATE: f other than the date of filing: date is listed, the date must be specific and	(OPTIONAL) I cannot be more than five days prior or 90 days af	ter the filing.)
	te inserted in this block does not meet the appactive date on the Department of State's recon	plicable statutory filing requirements, this date will not ds.	be listed as the
		f process for the above stated corporation at the place registered agent and agree to act in this capacity	ce designated in this
	Required Signature of Registered A	Agent 12 / 2 /	<u>'2016</u>
	. ,	n are true. I am aware that any false information subj	mitted in a documen
	Required Signature of Incorp	orator /2/2	/20/6 te
	t		

ATTACHMENT

ARTICLE III PURPOSE:

The purpose for which this corporation is organized is:

This nonprofit corporation is organized and operated exclusively for religious, charitable, educational and scientific 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.

ARTICLE IV MANNER OF ELECTION:

The manner in which the directors are elected and appointed:

The Board of Directors shall conduct all the business of the corporation and shall be the only voting members of the corporation, except as otherwise specifically provided in the Bylaws. The number of directors, the qualifications of directors, and the manner of their admission shall be as set forth in the Bylaws.

ADD ARTICLE IX:

The private property of the directors and members, if any, shall be non-assessable and shall not be subject to the payment of any corporate debts, nor shall the directors or members, if any, of the corporation become individually or corporately liable or responsible for any debts or liabilities of the corporation.

To the fullest extent now or later permitted by the laws of the State of Florida, no director of the corporation shall be personally liable to the corporation or its members, if any, for monetary damages for any act or omission in such director's capacity as a director, except that this Article does not authorize the elimination or limitation of the liability of a director; (i) for a breach of the director's duty of loyalty to the corporation or its members, if any; (ii) for an act or omission not in good faith or that involves intentional misconduct or a knowing violation of the law; or (iii) for a transaction from which the director received an improper personal benefit.

Any repeal or amendment of this Article or repeal or amendment of the applicable laws of the State of Florida shall be prospective only with respect to the limitations on liability conveyed, and shall not adversely affect any limitation on the personal liability of a director of the corporation existing at the time of such repeal or amendment.

ADD ARTICLE X:

(A) No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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 hereof.

- (B) 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.
- (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 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.
- (D) Upon 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 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 the court of 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.

ADD ARTICLE XI:

These Articles may be amended at any regular meeting of the Board of Directors, or at a special meeting called for that purpose, by a two-thirds (2/3) majority.