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FLORIDA DEPARTMENT OF STATE Division of Corporations

January 17, 2018

HENRY TROY WADE P.O. BOX 2830 BELLEVIEW, FL 34421

SUBJECT: DIVINE DESTINY INTERNATIONAL, INC.

Ref. Number: W18000004449

We have received your document for DIVINE DESTINY INTERNATIONAL, INC. and check(s) totaling \$52.50. However, the document has not been filed and is being retained in this office for the following reason(s):

There is a balance due of \$17.50. Refer to the attached fee schedule for the breakdown of fees. Please return a copy of this letter to ensure your money is properly credited.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

The document number of the name conflict is .

N13000001780

Please return 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.

Nadira D McClees-Sams Regulatory Specialist II

Letter Number: 118A00000991

COVER LETTER

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

SUBJECT:	PROPOSED CORP	TINY CILOBEL	Ministrics, J
□ \$70.00 Filing Fee	and one (1) copy of the Art (2) \$75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee. Certified Copy & Certificate
FROM:	De. Wade	me (Printed or typed)	_
	P.OBON 28 Bellwiew, FI	Address	-

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

352- 547- 8370

Daytime Telephone number

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

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

ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S., (Not for Profit)	
ARTICLE I NAME The name of the corporation shall be: DIVINE DESTING GIODAL MINISTRIES WARTICLE II PRINCIPAL OFFICE	1 シ
4937 NW bitchton Rd POST OFFICE BOX 2830 Cala, FL 34482 Belleview, FL 34421	
The purpose for which the corporation is organized is: to fulful the COSPEL of LORD TESUS CHRIST, and to engage in any Lawful act or activity unich corporation. May be organized under the Florida Statues.	
ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed:	
Name and Title: HINFU TROY UNADAme and Title: ELIN NICOLE HOPFON Address DIRICTOR PRESIDENT Address: DIRICTOR FOST OFFICE BOX 2830 11331 SE 117th AUL BUILVILW, FL 34421 WILLIAM, FL 32196 Name and Title: HINFU WAAL SL Name and Title:	
Address DIPLCTOP VICE PRESIDENT STATE AND TITLE: Name and Title: CINAY NICOLE MOVE Father and Title: Address: 217 TEMMINOUS CIPCLE STATE OF THE	

Name and Title:		Name and Title:	
Address _		Address:	
Name and Title: Address		Name and Title:Address:	
ARTICLE VI The name and F Name: Address:	REGISTERED AGENT lorida street address (P.C.) HUNLU HO3T (Box NOT acceptable) of the registered age DU WALL L 34482	mt is:
	INCORPORATOR ddress of the Incorporator HUNCH 4937	Troy wade N Britinton Rol F1 34482	6 PH 3: 11 SSEELTLORIBA
ARTICLE VIII Effective date, if (If an effective of	EFFECTIVE DATE: other than the date of fillidate is listed, the date mi	Tanualy 30th, Openst be specific and cannot be more than fire	TIONAL) ve days prior or 90 days after the filing.)
	e inserted in this block doc etive date on the Departme		quirements, this date will not be listed as the
Having been na certificate. I am	familiar fith and accept t	d accept service of process for the above so the appointment as registered agent and agree ure of Registered Agent	tated corporation at the place designated in the ee to act in this capacity 130 20 8 Date
I submit this doc to the Departme	ument and affirm that the nt of State konstitutes a th	facts, stated herein are true. I am aware tha rd dagreef felony as provided for in s 817.15.	at any false information submitted in a document $S, F.S.$

Articles of Incorporation Of **Divine Destiny Global Ministries, INC.**

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

Articles of Incorporation Of Divine Destiny Global Ministries

TO THE SECRETARY OF STATE OF FLORIDA:

Pursuant of the provisions of Chapter 617.0202, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

ARTICLE I

The name of this corporation shall be Divine Destiny Global Ministries, INC.

ARTICLE II

The principle place of business and mailing address of the corporation is a follows:

4937 NW Blitchton Rd Ocala, Florida 34482

The mailing address is as follows:

Post Office Box 2830 Belleview, Florida 34421

ARTICLE III

A. This corporation is a not-for-profit corporation and is not organized for the private gain of any person. It is organized under Chapter 617.0202, Florida Statues, exclusively for religious purposes as a church.

- B. The specific purpose for which this corporation is formed is to further the Gospel of the Lord Jesus Christ, and to engage in any lawful act or activity which corporation may be organized under the Florida Statues.
- C. The duration of the corporation is perpetual.
- D. The corporation shall not be capital stock.
- E. The corporation elects to have no members. Any action which otherwise require a vote of members shall require only a vote of the members of the Board of Directors, and no meeting or vote of members shall be required of this Corporation, any provision of the Articles of Incorporation of this Corporation or the Bylaws of the corporation to the contrary notwithstanding.
- F. The corporation, a church, elects that ecclesiastical for of church government, whereby the Board of Directors shall be the highest ecclesiastical tribunal of the organization, and shall be the final arbiter of all questions of church doctrine, church discipline, church property, church policy, and church polity of every kind and nature whatsoever, and the Board of Directors in its deliberations as the ecclesiastical government of the church shall us as its sole and final authority and standard the Holy Scriptures, Old and New Testaments, King James Version.

ARTICLE IV

The initial Board of Directors shall be appointed by the Pastor/President. The Board of Directors shall consist of not less than three (3) persons. The number of Directors may be increased or decreased from time to time by approval of the Board. Directors of the Corporation shall be elected at the annual meeting of Directors and shall serve until the succeeding annual meeting and/or until their successors have been elected and qualified.

ARTICLE V

The initial Board of Directors shall be three (3) in number, their names and addresses being as follows:

Name:

Address:

Henry Troy Wade, Director/President Henry Wade Sr., Director/Vice President Cindy Nicole Moultrie, Director Erin Nicole Horton, Director Post Office Box 2830, Belleview, FL 34421 301 Jean Wells Drive, Goose Creek, SC 29445 217 Hemmingway Circle, Summerville, SC 29483 16331 SE 117th Ave, Weirsdale, FL 32195

ARTICLE VI

A. The name and address of the Florida registered agent and the registered office of the corporation are:

Registered Agent: Henry Troy Wade

Registered Office: 4937 NW Blitchton Rd

City, State, Zip Code, County: Ocala, Florida 34482, Marion County

ARTICLE VII

The name and address of the incorporator is: Henry Troy Wade

ARTICLE VIII

- A. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, (the "Code").
- B. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.
- C. The property of the Corporation is irrevocably dedicated to nonprofit religious purposed. No part of the net earnings of the Corporation shall inure to the benefit of its directors, officers, or to any other individual, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments in the furtherance of the nonprofit religious purposes of the Corporation.

- D. Upon the winding up and dissolution of the Corporation, the Board of Directors shall, after paying or adequately providing for all the debts, obligations, and liabilities of the Corporation, distribute the remaining assets of the Corporation exclusively for the nonprofit religious purposes of the Corporation to a church which is organized and operated exclusively for the nonprofit religious purposes as which is tax exempt under Section 501 (c)(3) of the Code, or shall distribute the remaining assets of the Corporation to such organization or organizations which are organized exclusively for the nonprofit religious purposes of the Corporation and which are tax exempt under Section 501 (c)(3) of the Code, as the Board of Directors in its sole discretion shall determine.
- E. In furtherance of its religious nonprofit tax-exempt purposes, the Corporation shall have the following powers and authority:
 - (a) To do all acts, including ordination of ministers of the Gospel, perform all functions, and carry on all activities permitted by the nonprofit corporation laws of the State of Florida or of any other State in which the Corporation is qualified to act.
 - (b) To have and exercise all powers and rights enjoyed by corporations generally in the State of Florida, and in any State in which the Corporation is qualified to act, as long as the exercise of such powers is not specifically prohibited of nonprofit religious corporations.
 - (c) To use all media, whether now known or hereafter discovered, including, but not limited to, print, television, satellite, and radio.
 - (d) To exercise such incidental powers as may reasonably by necessary to carry out the purposes for which the Corporation is established, provided that such incidental powers shall be exercised in a manner consistent with its tax-exempt status as a religious organization as set forth in Section 501 (c)(3) of the Code.
 - (e) Notwithstanding any other provisions of the Articles of Incorporation or the Bylaws, the Corporation shall not, except to an insubstantial degree, engage in any activity or exercise any powers that are not in furtherance of the nonprofit religious purposes of the Corporation, and the Corporation shall not carry on any activity not permitted to be carried on

(a) by a corporation exempt from Federal income tax under Section 501 (c) (3) of the Code, or under the corresponding section of any future United States revenue law; or (b) by a corporation, contributions to which are deductible under 170 (b)(1)(A)(i) of the Code, or the corresponding section of any future United States revenue law.

Having been named as registered agent to accept service 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.

Signature/Registered Agent/ Henry T. Wade

Signature/Incorporator/ Henry T. Wade
