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COVER LETTER

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

	(PROPOSED CORP	ÖRATE NAME – <u>MUST IN</u>	CLÜDE SUFFIX)
osed is an original a	nd one (1) copy of the Ar	ticles of Incorporation and	a check for:
□ \$70.00 Filing Fec	☐ \$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:	Jerland Lindel Keaton		
	Name (Printed or typed)	me (Printed or typed)	-
	970 Avenue M N.E.	Address	_
	Winter Haven, FL 33881		_
	863-618-6142	City, State & Zip	
		ime 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)

ARTICLE II	PRINCIPAL OFFICE				
	Principal <u>street</u> address: Avenue M N.E.		Mailing address, if different is:		
Win	iter Haven, FL 33881				
ARTICLE III The purpose i	I PURPOSE for which the corporation is organized is	See Attached			6151A16
	-			MAY	- 2 2
	·			21	CRETARY OF STATE
				巫	- <u>20</u>
					N.S.
				0	38 0 5
	MANNER OF ELECTION The n in the bylaws	nanner in which the dire	ctors are elected and appointed:		
	in the bylaws INITIAL OFFICERS AND/OR DIR	<u>ECTORS</u>	ctors are elected and appointed:		
As set forth	INITIAL OFFICERS AND/OR DIR	<u>ECTORS</u>	ctors are elected and appointed: York Dukes, Treasurer/Dir.		
As set forth ARTICLE V	INITIAL OFFICERS AND/OR DIR Jerland Keaton, President/Dir. 970 Avenue M.N.E.	EECTORS Name and Title			
As set forth ARTICLE V Name and Tit	in the bylaws INITIAL OFFICERS AND/OR DIR Jerland Keaton, President/Dir.	EECTORS Name and Title	York Dukes, Treasurer/Dir.	- -	
As set forth ARTICLE V Name and Tit	INITIAL OFFICERS AND/OR DIR Jerland Keaton, President/Dir. 970 Avenue M N.E. Winter Haven, FL 33881	Name and Title Address:	York Dukes, Treasurer/Dir. 6708 North 24th Street Tampa, FL 33610	-	
As set forth ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIR Ie: 970 Avenue M N.E. Winter Haven, FL 33881 Gregory Wade, Secretary/Dir. 970 Avenue M N.E.	Name and Title Address:	York Dukes, Treasurer/Dir. 6708 North 24th Street Tampa, FL 33610	- - -	
As set forth ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIR Ie: 970 Avenue M N.E. Winter Haven, FL 33881 Gregory Wade, Secretary/Dir. 970 Avenue M N.E.	Name and Title Address: Name and Title	York Dukes, Treasurer/Dir. 6708 North 24th Street Tampa, FL 33610	- - -	
As set forth ARTICLE V Name and Tit Address Name and Tit Address	INITIAL OFFICERS AND/OR DIR Ie: Jerland Keaton, President/Dir. 970 Avenue M N.E. Winter Haven, FL 33881 Gregory Wade, Secretary/Dir. 970 Avenue M N.E. Winter Haven, FL 33881	Name and Title Address: Name and Title Address: Address: Address:	York Dukes, Treasurer/Dir. 6708 North 24th Street Tampa, FL 33610	-	

Name and Title:_		Name and Title:		-
Address		Address:		-
_				
Name and Title:_		Name and Title:		-
Address		Address:		-
 				· -
	REGISTERED AGENT			
The name and Flo	orida street address (P.O. Box NOT accep Jerland Keaton	table) of the registered agen	t is:	
Name:				
Address:	970 Avenue M N.E.			
	Winter Haven, FL 338	81		18 18
				SECRETARY OF TOTAL BUT BELLED TOTAL BELLEVIEW
	INCORPORATOR dress of the Incorporator is:			2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /
Name:	Jerland Keaton			2 22
	970 Avenue M N.E.			5: 44 5: 44
Address:	Winter Haven, FL 338	81		2:40
ARTICLE VIII Effective date, if o	EFFECTIVE DATE: Other than the date of filing:	. (OP)	'IONAL)	
	ate is listed, the date must be specific and			ousiness days
	inserted in this block does not meet the applive date on the Department of State's recor		airements, this date will not be	e listed as the
	ned as registered agent to accept service of amiliar with and accept the appointment as			designated in this
ne	would of Kentin		11/02/2017	7
	Required Signature of Registered A	Agent	Date	
	iment and affirm that the facts stated herei t of State constitutes a third degree felony a			tted in a document
new	and L. Keuten Required Signature of Incorp		11/10/201	7
	Required Signature of Incorp	orator	Date	

Lindel Keaton Ministries, Inc. Articles of Incorporation Attachment

The Undersigned acting as Incorporators of a Non-Profit Corporation in compliance with Chapter 617, Florida Statutes Non-Profit Corporation Act adopts the following Articles of Incorporation.

Article III.

The purpose for which Lindel Keaton Ministries, Inc., is organized is:

Section III.01

To operate exclusively for charitable, educational and religious purposes within the meaning of Section 501(c) 3 of the Internal Revenue Code of 1986, or corresponding section of any future tax code and generally to engage in any other lawful endeavor or activity in furtherance of any of the foregoing purposes.

Section III.02 Purposes

The purposes for which Lindel Keaton Ministries, Inc, is organized is to:

1. Food Bank

The food bank will be there to serve anyone that is in need of food

2. Colostomy Care

The Colostomy Care is there to assist those in need of extra colostomy supplies because sometimes the person may use more supplies than needed before ordering more supplies from their insurance company. Publish books, training manuals, Cd's and DVD's and curriculum for edification and training of members of the Christian Community.

Section III.03 Vision

The Vision of Lindel Keaton Ministries, Inc is to serve the community and to meet their needs with love.

Section III.04 Mission

The Mission of Lindel Keaton Ministries, Inc is assist those in need of extra colostamy supplies and reduce hunger in our community through a local feeding program.

Section III.05 No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.

Article IV.

The manner in which Directors are elected is:

Section IV.01 Election and Tenure. The initial Board of Directors shall be appointed by the incorporators and thereafter shall be elected by the Board of Directors at a regular meeting of the Board of Directors to be held at the principle office of Lindel Keaton Ministries, Inc or such other place, as may be fixed by the Board. Directors who are elected shall serve for a term of one (1) year, or until his or her successor is elected and qualifies, subject, however to the removal of any Director as allowed by applicable law or Lindel Keaton Ministries, Inc. bylaws.

Section IV.02 Election: Nominating Committee. A Nominating Committee shall prepare a slate containing nominees for each board position and shall determine the eligibility and willingness of each nominee to stand for election. Candidates for Board positions may also be nominated by petition process established by the Nominating Committee or the Board.

Section IV.03 Discrimination during Elections. Discrimination in election and nominating procedures on the basis of race, color, creed, gender, age, marital status, national origin, physical or mental disability, or unlawful purpose is prohibited.

Article VIII.

The duration of this corporation is perpetual and this document is effective upon filing with the Secretary of State.

Article IX.

The provision regarding the distribution of assets upon dissolution is:

Upon dissolution, after all creditors of Lindel Keaton Ministries, Inc. have been paid, its assets shall be distributed to one or more organizations that qualify as exempt organizations under 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 government, or to a state or local government, for exclusively public purposes.

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.

Article X.

The provision regarding liabilities for breach of duties is:

To the extent allowable by the laws of the State of Florida, no present or future Director of Lindel Keaton Ministries, Inc (or his or her estate, heirs and personal representatives) shall be liable to Lindel Keaton Ministries, Inc or its members for monetary damages for breach of fiduciary duty as a director of Lindel Keaton Ministries, Inc. Any liability of a director (or his or her estate, heirs, and personal representatives) shall be eliminated or limited to the fullest extent allowed by the laws of the State of Florida, as may hereafter be adopted or amended.

Article XI.

The provisions regarding indemnification of directors or officers are:

With respect to claims or liabilities arising out of service as a director or officer of Lindel Keaton Ministries, Inc. Lindel Keaton Ministries, Inc. shall indemnify and advance expenses to each present and future director and officer (and his or her estate, heirs and personal representatives) to the fullest extent allowable by the laws of the State of Florida, both as now in affect and as hereafter shall be adopted or amended.