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Name: Your Voice in H.I.M. Inc

Article I Name of Corporation

The Corporate name of the Organization shall be:

Name: Your Voice in H. I.M., Inc.

Article II Address of Principal Office

The principal office of said Organization shall be located:

1840 Rinehart Rd. Apt 103 Sanford, Florida 32771

Article III Purpose

- A. This organization is a nonprofit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit . Corporation Law for charitable purposes.
- B. The primary purpose for which this corporation is formed is to: cultivate, promote, promulgate, and extend the teachings, precepts, practices and disciple of an organization according to said principles, creed, precepts practices and discipline of said organization.
- C. This requirement shall not be deemed to preclude a statement of general purpose of power or to restrict the right of the Corporation to engage in other lawful activity.
- D. To purchase, receive, take, acquire, hold, sell, convey or otherwise dispose of property, whether it be real, personal or mixed; to receive property by will, and to otherwise require and hold all property, real or personal, including shares of stocks, bonds, and securities of the Corporations, to wit.

Said property is to held in trust for the use and benefit of the members of the:

Name: Your Voice in H.I.M., Inc.

* To act as Trustees under any condition incidental to the principal subject of the Corporation, and to receive, hold, administer, and extend funds of property subject to



such trust;

* To convey, exchange, lease, mortgage, encumber, transfer upon trust, or otherwise dispose of all property, real or personal;

*To borrow money, contract debts and issue bonds, notes, debentures, and secure same;

* To contract and be contracted with;

* To do all acts necessary or expedient for the administration of the affairs and attainment of the purpose of the Corporation;

18 APR - 6 PH 5: 4 *That the Corporation is organized pursuant to the general non-profit Corporation law

*That the Corporation is a Corporation that does not contemplate pecuniary gain or profit to the members thereof.

SECTION B. - THE FURTHER PURPOSE

- A. The corporation is organized and operated exclusively for charitable, religious, educational, and/or scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code. The property of this Corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of the corporation shall ever inure to the benefit of any director, trustee, member or officer of this corporation, or to any private person.
- B. Upon the dissolution or winding up of the corporation, any assets remaining after payment of, or provision for payment of, all debts and liabilities shall be distributed to a governmental entity described in Section 170(b)(1) (A)(v) of the Internal Revenue Code, or to a nonprofit fulte, coundation, or corporation which is organized and operated exclusively for charitable purposes, which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code, and which is qualified to receive "qualified conservation contributions" within the meaning of Section 170(h) of said Code, or the corresponding provisions of any future statute of the United States.
- C. In the event of a liquidation of this corporation, all corporate assets shall be disposed of in such a manner as may be directed by decree of the superior court for the county in which the corporation has its principal office, on petition therefore by the Attorney General of by any person concerned in the dissolution, in a proceeding to which the Attorney General is a party.

Articles VI-Qualifying Board Members

The names and addresses and office held of the persons designated to act as the initial Board of Directors of this corporation are: [List their names and addresses. Most states require a

minimum of three Board Members/ Officers for incorporation purposes. }

A. All directors or board members must be appointed by President and elected by board members

B. The Board of Directors shall meet at least once a year, but special meetings may be called if and when the same may become necessary. Directors who shall be given a title shall be decided upon in an annual meeting of the organization in month voted upon. Elections shall be set up by the directions of the President before such election is confirmed.

Name Keysha Dickerson	Address/City&State 1840 Rinehart Rd Apt. 103 Sanford, Fl 32771	Title President/CEO. PP TI
Tonie Marshall	1840 Rinehart Rd Apt. 103	اللہ بند Vice President
	Sanford, Fl 32771	
Tanya Brown	1840 Rinehart Rd Apt 103	Director
	Sanford, FI 32771	

Articles IV-By Laws

By laws of the Corporations may be made, altered, or rescinded by the members of the Corporation at, any regular meeting with a majority of the membership present and 2/3 vote of the members present.

Articles V - Amendments

These Articles of incorporation may be amended upon 2/3 vote of the majority of the board membership. Proposed amendments shall have been presented in writing prior to the date of the meeting at which the proposed amendment is to be acted upon.

Section B Amendment Effectiveness Qualification

Amendments to the Articles of Incorporation, when approved by 2/3 vote of the members present and voting as provided in Section I, must also be forward to the Florida Secretary of the States Office and be filed before the same shall be effective.

Articles VII- Registered Agent

Barbara J Adams 5401 S. Kirkman Rd Suite 310 Orlando, Florida 32819

Signature of Registered Agent

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Articles VIII- The Incorporator

Barbara J Adams _5401 S Kirkman Rd Suite 310 Orlando, Fl 32819

Signature of Incorporator