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COVER LETTER

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

FROM:

SUBJECT:	ODESSA COMMUNITY CHURCH INC. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)				
SUBJECT					
	an original and 70.00	one (1) copy of the Art	icles of Incorporation and	a check for: \$87.50	
Filin	g Fee	Filing Fee &	Filing Fee	Filing Fee,	
		Certificate of Status	& Certified Copy	Certified Copy & Certificate	
			ADDITIONAL COPY REQUIRED		
	JE	FFREY D. BURRIS			

Address

ODESSA, FL 33556

City, State & Zip

(813) 510 - 9059

Daytime Telephone number

PASTOR@RADIOMINISTRY.ORG

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

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

Name (Printed or typed)

ARTICLES OF INCORPORATION

Pursuant to the provisions of the Chapter 617 of the Florida Statutes (known as the Florida Not for Profit Corporation Act), Odessa Community Church Inc. (herein after the "Corporation"), hereby adopts the following Articles of Incorporation

ARTICLE I. NAME:

The name of the corporation shall be: Odessa Community Church Inc.

ARTICLE II. PRINCIPAL OFFICE AND MAILING ADDRESS
13527 Interlaken Road
Odessa, FL 33556

ARTICLE III. PURPOSE

- Specific Purpose: The purpose of the Corporation is to establish and maintain a church modeled after the Christian community as recorded in the book of Acts contained within the Holy Bible, to promote the truths contained within the Holy Bible by all available means both in local and foreign communities, for the advancement of scientific support for the truths contained within the Holy Bible, to provide Christian fellowship for those of like faith where Jesus Christ may be honored, to perform charitable acts of good will, and to promote spiritual welfare through discipleship and through religious counsel.
- 3.2 Non-profit Nature: This Corporation is organized exclusively for charitable, religious, educational, and scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code of 1986 (hereinafter the "Code") pursuant to the provisions of Chapter 617, F.S. (Not for Profit), and laws amendatory thereto, as enacted or hereinafter amended, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code. There shall be no capital stock issued, and this Corporation is not organized for profit, nor shall any person or member derive any benefit whatsoever, nor shall any pecuniary profit or benefit inure to the members of this Corporation, 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 as described in Article III, Section 3.1.
- 3.3 <u>Restricted Activity:</u> (a) 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 or in opposition to any candidate for public office.
- (b) Notwithstanding any other provision of these articles, this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation, or is not permitted to be carried on by (i) a Corporation exempt from federal income tax under section 50l(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (ii) by an organization, contributions to which are deductible under section 170 (c) (2) of the Code, or corresponding section of any future federal tax code.
- (c) In the event this Corporation is in any one year a "private foundation" as defined by

Section 509(a) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws, it shall be required to distribute its income for such taxable year at such time and in such manner as not to subject the foundation to taxation under Section 4942 of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; and further shall be prohibited from: (i) any act of "self dealing" as defined in Section 4941(d) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; (ii) retaining any "excess business holdings" as defined by Section 4943 (c) of the Internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; (iii) making any investments in such manner as to subject the foundation to taxation under Section 4944 of the Internal Revenue Code of 1986, as amended, or corresponding provisions any subsequent federal tax laws; or (iv) making a taxable expenditures as defined in Section 4945(d) of the internal Revenue Code of 1986, as amended, or corresponding provisions of any subsequent federal tax laws; laws.

- (d) The Corporation shall not accept any gift or grant if the gift or grant contains major conditions which would restrict or violate any of the Corporation's religious, charitable or educational purposes or if the gift or grant would require serving a private as opposed to a public interest.
- 3.4 Conflicts of Purpose: The Corporation shall not, in any capacity whatsoever, knowingly perform, be persuaded, be frightened, forced or manipulated into engaging in practices that contradict or conflict with the church's faith or moral teachings which are summarized in the church's constitution and bylaws and which are based fully upon the teachings of the Holy Bible and the interpretations thereof as provided by the pastor or, in the pastor's absence, the pastor's designee. The Corporation will not cooperate with individuals or groups who are advancing, advocating beliefs, or engaging in activities that contradict, are in conflict with, or are deemed by the pastor as inconsistent with or contrary to the church's faith or moral teachings. The pastor (or, in the pastor's absence, the pastor's designee) is the final authority and decision maker regarding whether or not activity or media is in contradiction with the church's faith or moral teachings.

ARTICLE IV. MANNER OF ELECTION

The manner in which the directors of the Corporation are elected or appointed is provided in the Bylaws.

ARTICLE V. INITIAL DIRECTORS

Name: Jeffrey D. Burris

Title: President

Address: 13527 Interlaken Road

Odessa, FL 33556

USA

Name: Title:

Jarred Drozd Vice President

Address: Suite C, 5826 Bryant Street

Burnaby, B.C.

Canada V5H 1X6

Name:

Brian F. Keefe

Title:

Secretary

Address: 4325 Akita Drive

Tampa, FL 33624

USA

Name:

Michael D. Mendik

Title:

Treasurer

Address: 1441 Wildwood Lane

Lutz, FL 33558

USA

Name:

Melvin L Kruger

Title:

Director

Address: 307 Minn Ave N.E.

Warroad, MN 56763

USA

ARTICLE VI. INDEMNIFICATION AND PERSONAL LIABILITY

- Indemnity: The Corporation does indemnify any directors, officers, employees, incorporator(s), and members of the Corporation from any liability regarding the Corporation and the affairs of the Corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the Corporation, or as otherwise provided under applicable statute.
- Personal Liability: No officer, director, employee, incorporator(s), or member of this Corporation shall be liable for the debts or obligations of the Corporation of any nature whatsoever, nor shall any of the property or assets of the officers or directors be subject to the payment of the debts or obligations of this Corporation.

ARTICLE VII. REGISTERED AGENT

Name:

Jeffrey D. Burris

Address: 13527 Interlaken Rd.

Odessa, FL 33556

ARTICLE VIII. INCORPORATOR

Name:

Jeffrey D. Burris

Address: 13527 Interlaken Rd.

Odessa, FL 33556

ARTICLE IX. DISTRIBUTION UPON DISSOLUTION

Upon the dissolution of the Corporation, after paying or making provisions for the payment of all the legal liabilities 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 the 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 a court of competent 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.

- In the event of dissolution or final liquidation of the Corporation, neither the property of the Corporation nor any proceeds thereof shall be distributed or divided among the Directors, employees or officers of the Corporation or inure to the benefit of an individual.
- Upon the dissolution of the Corporation, after paying or making provisions for the payment of all the legal liabilities of the Corporation, assets shall be distributed to Christian Leaders, NFP. If the Christian Leaders, NFP entity is not in existence or no longer qualifies as an exempt organization under Section 501(c)(3) of the Code, the assets shall be distributed to its successor organization or assigns. The Assets shall be used 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.
- If the Organization(s) does not meet these requirements, then upon the winding up and dissolution of the Corporation, after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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 a Court of Competent 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.

ARTICLE X. CORPORATE DURATION

The period of duration of the Corporation shall be perpetual.

ARTICLE XI. MEMBERS

The Corporation shall have one or more classes of members, as provided by the Bylaws.

ARTICLE XII. ACTION BY WRITTEN CONSENT

Action may be taken by use of signed written consents by the number of members, directors, or committee members whose vote would be necessary to take action at a meeting at which all such persons entitled to vote were present and voted. Each written consent must bear the date of signature of each person signing it. A consent signed by less than all of the members, directors, or committee members is not effective to take the

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intended action unless consents, signed by the required number of persons, are delivered to the Corporation within sixty (60) days after the date of the earliest dated consent delivered to the Corporation. Delivery must be made by hand, or by certified or registered mail, return receipt requested. The delivery may be made to the Corporation's registered office, registered agent, principal place of business, or an officer or agent having custody of books in which the relevant proceedings are recorded. If the delivery is made to the Corporation's principal place of business, the consent must be addressed to the president.

The Corporation will give prompt notice of the action taken to persons who do not sign consents. If the action taken requires documents to be filed with the secretary of state, the filed documents will indicate that the written consent procedures have been properly followed.

A telegram, telex, cablegram, or similar transmission by a member, director, or committee member, or photographic, facsimile, or similar reproduction of a signed writing is to be regarded as being signed by the member, director, or committee member.

ARTICLE XIII. PROVISION FOR AMENDMENTS

These Articles may be amended by a vote of two-thirds (2/3) of the members of the Board of Directors, as provided in the Bylaws.

ARTICLE XIV. CORRESPONDENCE EMAIL

Email: pastor@radioministry.org

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

Required Signature of Registered Agent

11/2/2014 Data

I submit this document and affirm that the facts stated herein are true. I am aware that any 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.

Required Signature of Incorporator

Date