# 11900003498

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March 18, 2019

VINEY CLEVELAND 7115 GRAY SHADOW ST. ORLANDO, FL 32818-4350

SUBJECT: GOD IS LOVE INTERNATIONAL MINISTRIES, INC.

Ref. Number: W19000017323

We have received your document for GOD IS LOVE INTERNATIONAL MINISTRIES, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The title(s) in the officer/director field(s) is/are not acceptable. Please refer to the following link for acceptable officer/director title information. http://dos.myflorida.com/sunbiz/search/guides/corporation-records/title-abbreviations/

Founder is not title.

Please return the corrected original and one copy of 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.

Letter Number: 519A00005093

Tyrone Scott Regulatory Specialist II New Filings Section

www.sunbiz.org

# **COVER LETTER**

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

GOD IS LOV	VE INTERNATIONAL MINIST	RIES, INC.		
	(PROPOSED CORPO	RATE NAME – <u>MUST INC</u>	LUDE SUFFIX)	
Enclosed is an original a	and one (1) copy of the Artic	les of Incorporation and	a check for:	
\$70.00 Filing Fee	S78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	Viney Cleveland	(Printed or typed)		
	7115 Gray Shadow St.		_	
		Address		
	Orlando FL 32818-8350			
	C	ity, State & Zip	-	
	(407)970-6622			
	Daytime Telephone number			
1	mseleve@es.com E-mail address: (to be used for fu	ture annual report notificatio	n)	

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

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

GOD IS LOVE INTERNATIONAL MINISTRIES, INC.
STATE OF FLORIDA
COUNTY OF ORANGE
UNITED STATES OF AMERICA

\*\*\*

BE IT KNOWN that on this date herein noted below, the several persons whose names are hereunto subscribed, all of full age, who severally declared that, availing themselves of the benefits and provisions of the Constitution of the State of Florida and the laws of said State relative to the organization of non-profit corporations, they have united to form, and do by these presents form and organize themselves, as well as all other persons who may hereafter join or become associated with them or their successors, into a non-profit corporation for the objects and purposes and under the covenants, stipulations and agreements following, to wit:

#### **ARTICLE I**

The name and title of this Corporation shall be **God Is Love International Ministries**, **Inc.** and under and by said name, unless sooner dissolved in accordance with law, it shall exist and continue, and shall have and enjoy corporate existence and succession, perpetually, from and after this date, during which time it generally, shall possess all the powers, rights, privileges, capacities and immunities which non-profit corporations are authorized, and may hereafter be authorized, to possess under the Constitution and laws of this State.

#### ARTICLE II

The domicile and principal address of this corporation shall be 8006 Stirrupwood Ct., Orlando FL 32818, Orange County. Its mailing address shall be 7115 Gray Shadow St., Orlando FL 32818.

# **ARTICLE III**

The objects and purposes for which this corporation is formed are hereby declared to be: the holding and administering of property, real, personal, and mixed, so that the same may be devoted to religious, charitable, educational, and literary purposes, for the benefit of those who attend God Is Love International Ministries, Inc., and for the glory of God.

#### ARTICLE IV

The officers of this corporation shall consist of a President, Vice-President, and Treasurer. The President is also the Pastor and Land, and is consecrated for life. The Vice-President and Treasurer shall be members of the congregation and shall be appointed by the President/Pastor. All other officers of this corporation shall be duly elected by a majority of the congregation, as set forth in its Bylaws.

#### **ARTICLE V**

The initial officers/board of directors are: Albert James McKinley, President, 7115 Gray Shadow St., Orlando FL 32818; Rodney L. Washington, Vice-President, 8006 Stirrupwood Ct., Orlando FL 32818; Viney Cleveland, Treasurer, 7115 Gray Shadow St., Orlando FL 32818.

# ARTICLE VI

The initial Registered Agent of the corporation is Albert James McKinley, President.

1115 Gray Shadw St Orlando Pl

ARTICLE VII

The Incorporator is Viney Cleveland, 7115 Gray Shadow St., Orlando FL 32818.

#### **ARTICLE VIII**

No part of the net earnings or other assets of this corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers, or any 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 the furtherance of Section 501©(3) purposes. 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.

# **ARTICLE IX**

This corporation is to be organized on a non-stock basis. There shall be but one class of membership. The subscribers to these Articles of Incorporation shall be the first members of this corporation.

# **ARTICLE X**

The names of the subscribers to these Articles of Incorporation are Albert James McKinley,

Rodney L. Washington, and Viney Cleveland. The signing of these Articles of Incorporation by the said

Incorporators shall act as their election to membership in this corporation. No member of this

Corporation shall ever be held liable or responsible for contracts, debts, defaults of this

Corporation in any further sum than the unpaid dues, if any, owing by him or her to the

Corporation, nor shall any mere informality in organization have the effect of rendering

these Articles of Incorporation null or of exposing the members to any liability other than
as above provided.

#### ARTICLE XI

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©(3) of the Internal Revenue Code or corresponding section or (b) by a corporation/organization, whose contributions are deductible under Section 170©(2) of the Internal Revenue Code (or corresponding section of any future Federal Tax Code).

# **ARTICLE XII**

In the event of a dissolution of this corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501©(3) of the Internal Revenue Code, or corresponding section of the future Federal tax code, or shall be distributed to the Federal government, or to a state or local government for a public purpose.

# **ARTICLE XIII**

The fiscal year of this corporation shall be January through December.

#### **ARTICLE XIV**

The President of the board of directors of the corporation shall have the authority to sell, assign, transfer, and lease for cash or credit any and all property, movable and or immovable, which may be owned by this corporation and is thereby authorized to purchase and acquire movable and or immovable property from whomever he deems fit and proper and upon such terms and conditions deemed advisable by him. He is hereby authorized to execute for and on behalf of this corporation any and all such acts of sale or other instruments, including mortgages and promissory notes which may be necessary in connection with such transactions.

# ARTICLE XV

The corporate powers and management of this corporation shall be vested in, and exercised by a Board of Directors of no less than three members and shall be composed of the Officers set forth above in Article V. A majority of the directors shall constitute a quorum and a quorum shall be necessary to consider any question that may come before any meeting of the Directors. If a quorum is present at a duly assembled meeting, a majority of those present may adjourn the meeting from time to time, but may not transact any other business until a quorum is secured. A quorum being present, the affirmative vote of a majority of the directors present shall be necessary to decide any questions. The Board of Directors shall have the power to make, alter, and annul any by-laws, rules and regulations for the government of the affairs of this corporation, as it may deem proper. Special meetings of the members of this corporation may be called at such times and places as determined by the Board of Directors or by the President.

Meetings of the Board of Directors may be held outside of the State of Florida.

#### **ARTICLE XVI**

Additional and future members of the Board of Directors may be added to the Board by a majority vote of the congregation at a membership meeting, as set forth in the Bylaws of God Is Love International Ministries, Inc.

THUS DONE AND PASSED, FOR THE PURPOSE OF FORMING A CORPORATION, UNDER THE LAWS OF THE STATE OF FLORIDA, IN THE CITY OF ORLANDO, ORANGE COUNTY.

ne place designated in this certificate, I am familiar with an gent and agree to act in this capacity.	a becept the appointment as registered
AgayMy	_2/12/19
ibert James McKinley, Registered Agent	øate
(	

provided for in s.817.155, F.S.

Viney Clevelond, Incorporator

Albert James McKimley, P

Rodney L. Washington, V

Viney Cleveland, T

Date: 2/12/19

Date: 2/12/2019

Date: 2/12/19