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N CULLIGAN APR 9 2019

COVER LETTER

ONE FIRE CHURCH, INC.

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

SUBJECT:

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)				
Enclosed is an original a	and one (1) copy of the Artic	eles of Incorporation and	a check for :	
		_		
\$70.00	□ \$78.75	□\$78.75	■ \$87.50	
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,	
	Certificate of	& Certified Copy	Certified Copy	
	Status		& Certificate	
	ADDITIONAL COPY REQUIRED			
	10 C 108 (3,77) 188,002 2			
FROM:	John Tompkins			
TROM.	Name (Printed or typed)		-	
•				
	2355 Sabastian Street			
Address				
	Mount Dora FL. 32757			
	City, State & Zip		-	
	386-215-1839			
Daytime Telephone number				
	Daytin	ie Telephone number		

Onefireeustis@yahoo.com

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

F-mail address: (to be used for future samual report notification)

OF ONE FIRE CHURCH, INC.

ARTICLE I NAME

The name of the corporation shall be ONE FIRE CHURCH, INC., hereafter referred to as "ONE FIRE".

ARTICLE II OFFICES

Section 1. Address: ONE FIRE CHURCH, INC. physical and mailing address is:

2355 Sabastian Street Mount Dora FL. 32757

ARTICLE III PURPOSES

Section 1. Nature of Corporation: ONE FIRE CHURCH, INC. nonprofit corporation formed under the Chapter 617, Florida Statutes (F.S.) which is organized and shall be operated in accordance with the meaning and provisions of Section 501(c)(3) of the Internal Revenue Code and the regulations issued there under. Said corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Section 2. Purposes: ONE FIRE CHURCH, INC. is organized to proclaim the Kingdom of God in this generation and to every people and nation in order to open their eyes to the Truth so that they may turn from darkness to light and from the power of Satan to God, that they may receive forgiveness of sins and a place among those who are sanctified by faith in Jesus Christ (Acts 26:18). We purpose to make disciples for Jesus Christ empowering them to live victoriously through the teaching of sound doctrine and Biblical principles as well as developing a Biblical worldview in accordance with the teachings of the Holy Bible.

ARTICLE IV TENETS OF FAITH

This organization acknowledges that the Bible is the inspired Word of God, a revelation from God to man and that its precepts are infallible. We accept the Holy Scriptures as the revealed will of God and the all-sufficient rule of faith by which we must live. Our beliefs are as follow:

- 1. We believe in God the Father, Creator of heaven and earth, Sovereign Ruler of all that is seen and unseen.
- 2. We believe in Jesus Christ the only Son of God who is our Lord and Savior. He was conceived by the Holy Spirit, born of the Virgin Mary, was crucified on the Cross at Calvary in Israel, for the sins of all mankind. He died on that Cross and was buried and on the third day He rose from the dead and later ascended into heaven and now sits at the right hand of God the Father until such time the He shall come again in His Second Coming to judge both the dead and the living. In accordance with the Holy Scriptures, we further believe that Jesus Christ is the only way by which mankind must be saved as the Holy Scriptures testify.
- 3. We believe in the Holy Spirit, the forgiveness of sins, the resurrection of the body and the life everlasting.
- 4. The Holy Scriptures teach that marriage is between a man (born a male) and a woman (born a female) and we uphold and live by this principle.

ARTICLE V BOARD OF DIRECTORS

Section 1. General Powers. The Board of Directors shall have the general power to manage and control the affairs and property of the ONE FIRE CHURCH, INC., and shall have full power, by majority vote, to adopt rules and regulations governing the action of the Board of Directors.

Section 2. Number, Election, and Term of Office. The Board of Directors shall consist of no less than 3 (three) members. Directors need not be residents of the State of FLORIDA. Election to the Board of Directors shall be by majority vote of the members of the Board of Directors, which shall occur, except in the case of filling vacancies, at each annual meeting thereof. Each Director shall hold office for a term of one (1) year and thereafter until his successor is elected and qualified.

Section 3. Officers. The Board of Directors may designate from among its members a President, Vice-President, Secretary, Treasurer and such other officers as it may consider appropriate with such duties as it may prescribe.

President - John Tompkins Vice President - Harry Love Secretary - Suzanne Makin Treasurer - Roger MacPhee Director - Robert Boatright

Director - Richard Oris Director - John Abner

- Section 4. Vacancies. Any vacancy occurring on the Board of Directors prior to the expiration of a term shall be filled by such person as shall be elected by the remaining members of the Board of Directors. A Director so elected to fill a vacancy shall hold office for the unexpired term of his predecessor in office.
- Section 5. Annual and Regular Meetings. The Board of Directors shall hold an annual meeting at such time and place as the Board of Directors shall by resolution prescribe. The Board of Directors may by resolution prescribe the time and place of such other regular meetings.
- Section 6. Special Meetings. Special meetings of the Board of Directors may be called by or at the request of the President or any two Directors. The person or persons authorized to call special meetings of the Board of Directors may fix any reasonable date, hour, and place, either within or without the STATE OF FLORIDA, as the date, hour, and place for holding any special meeting of the Board called by them.
- Section 7. Notice. Notice of any special meeting of the Board of Directors shall be given at least ten (10) days previously thereto by written notice delivered personally or sent by mail, email, facsimile or other means of electronic transmission to each Director at his address as shown in the records of the ONE FIRE CHURCH, INC. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with postage prepaid. Any Director may waive notice of any meeting. The attendance of a Director at any meeting shall constitute a waiver of notice of such meeting, except where a Director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. The business to be transacted at, and the purpose of, any annual meeting of the Board of Directors need not be specified in the notice or waiver of notice of such meeting.
- Section 8. Quorum and Proxies. A majority of the total number of Directors in office shall constitute a quorum for the transaction of business at any meeting of the Board of Directors; but, if less than a majority of the Directors are present at said meeting, a majority of the Directors present may adjourn the meeting from time to time without further notice. Proxies shall not be permitted.
- Section 9. Manner of Acting. The act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Board of Directors, unless the act of a greater number is required by law or by disca Bylaws.
- Section 10. Compensation. Directors as such shall not receive any stated salaries for their services but may be reimbursed for reasonable expenses.

Section 11. Informal Action. Any action may be taken without a meeting of the Directors if a consent in writing setting forth the action so taken shall be signed by all of the Directors.

Section 12. Resignation; Removal. (a) A Director may resign from the Board of Directors at any time by giving notice of his resignation in writing addressed to the President or Secretary of the ONE FIRE CHURCH, INC. or by presenting his written resignation at an annual, regular, or special meeting of the Board of Directors. (b) Except as otherwise provided by law, at any meeting of the Board of Directors called expressly for that purpose, any Director may be removed, with or without cause, by the unanimous vote of the Directors then in office.

ARTICLE VI PERIOD OF DURATION

The period of duration of **ONE FIRE**, **INC**, is perpetual.

ARTICLE VII DISSOLUTION OF CORPORATION

Upon the dissolution 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.

ARTICLE VIII ACTIVITIES

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other 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 furtherance of the purposes set forth in Article Second hereof. 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. 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(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code. If

reference to federal law in articles of incorporation imposes a limitation that is invalid in your state, you may wish to substitute the following for the last sentence of the preceding paragraph: "Notwithstanding any other provision of these articles, this coThe Board of Directors may establish such regular committees to assist it in the performance of its duties as it considers appropriate.

ARTICLE IX REGULAR COMMITTEES

The Board of Directors may establish such regular committees to assist it in the performance of its duties as it considers appropriate.

ARTICLE X ADVISORY COMMITTEES

The Board of Directors may establish an Advisory Board and such other advisory committees as it considers appropriate. The purpose of all such committees shall be to advise the Board of Directors on such matters relating to **ONE FIRE CHURCH**, **INC**. as the Board of Directors designates.

ARTICLE XI OFFICERS

- Section 1. Officers. The Officers of ONE FIRE CHURCH, INC. shall be a President, Vice President, Secretary, Treasurer, and such other Officers as may be elected in accordance with the provisions of this Article. Not more than one office may be held simultaneously by the same person.
- Section 2. Election and Term of Office. The Officers of ONE FIRE CHURCH, INC. shall be elected by a majority vote of the members of the Board of Directors at the organizational meeting and at every annual meeting of the Board thereafter, except that new offices may be created and filled at any meeting of the Board of Directors. Each Officer shall hold office for a term of one (1) year and thereafter until his successor shall have been duly elected and qualified.
- Section 3. Removal. Any Officer may be removed upon a unanimous vote of the entire Board of Directors, whenever in its judgment the best interests of ONE FIRE CHURCH, INC. would be served thereby.
- Section 4. Vacancies. A vacancy in any office because of death, resignation, removal, disqualification or otherwise, may be filled by the Board of Directors for the unexpired portion of the term.

Section 5. President. The President shall be the chief executive officer of ONE FIRE CHURCH, INC. and, in general, shall supervise and control all of the business and affairs of ONE FIRE CHURCH, INC. He may sign, with the Secretary or any other proper Officer of ONE FIRE CHURCH, INC. authorized by the Board of Directors, any deeds, mortgages, bonds, contracts, or other instruments or documents which the Board of Directors has authorized to be executed; and he shall perform all such other duties as may be prescribed by the Board of Directors from time to time.

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."

The duties and powers of the President shall be as follows:

- The President shall live by the principle of the Bible
- The President shall preside at al! meetings
- The President at each annual meeting a report of the condition of the organization

Section 6. Vice President. In the event the death, resignation or removal of the President, the person who serves as Vice President shall assume the office of President until the Board of Directors elects a successor to the President and shall perform all such other duties as may be prescribed by the Board of Directors from time to time.

Section 7. Secretary. The Secretary shall keep the minutes of the meetings of the Board of Directors; see that all notices are duly given in accordance with the provisions of the Bylaws or as required by law; be custodian of the corporate records and seal; and perform such other duties as from time to time may be assigned to him by the President or by the Board of Directors.

Section 8. Treasurer. The Treasurer shall be responsible for all funds and securities of ONE FIRE CHURCH, INC.; receive and give receipts for monies due and payable to ONE FIRE CHURCH, INC. and deposit all such monies in the name of ONE FIRE CHURCH, INC. in such banks, trust companies or other depositories as shall be selected in accordance with the provisions of the Bylaws; and perform such other duties as from time to time may be assigned to him by the President or by the Board of Directors. If required by the Board of Directors, the Treasurer shall give a bond for the faithful discharge of his duties in such sum and with such surety or sureties as the Board of Directors shall determine.

ARTICLE XII CONFLICT OF INTEREST

Whenever a director of officer has a financial or personal interest in any matter coming before the board of directors, the affected person shall a) fully disclose the nature of the interest and b) withdraw from discussion, lobbying, and voting on the matter. Any transaction or vote involving a potential conflict of interest shall be approved only when a majority of disinterested directors determine that it is in the best interest of **ONE FIRE CHURCH**, **INC.** to do so. The minutes of meetings at which such votes are taken shall record such disclosure, abstention ad

rationale for approval.

ARTICLE XIII CONTRACTS, CHECKS, DEPOSITS AND FUNDS

Section 1. Contracts. The Board of Directors may authorize any Officer or Officers, agent or agents of ONE FIRE CHURCH, INC., in addition to or in place of the Officers so authorized by the Bylaws, to enter into a contract or execute and deliver any instrument or document in the name and on behalf of ONE FIRE CHURCH, INC., and such authority may be general or confined to specific instances.

Section 2. Checks, Drafts, and Similar Documents. All checks, drafts or orders for the payment of money, notes or other evidences of indebtedness issued in the name of ONE FIRE CHURCH, INC., shall be signed by such Officer or Officers and/or agent or agents of ONE FIRE CHURCH, INC. and in such manner as shall from time to time be determined by resolution of the Board of Directors.

Section 3. Deposits. All funds of ONE FIRE CHURCH, INC. shall be deposited from time to time to the credit of ONE FIRE CHURCH, INC. in such banks, trust companies or other depositories as the Board of Directors may select.

Section 4. Gifts and Contributions. The Board of Directors may accept on behalf of ONE FIRE CHURCH, INC. any contribution, gift, bequest, or devise for the general purposes or for any special purpose of ONE FIRE CHURCH, INC. Such contributions, gifts, bequests, or devices shall be in conformity with the laws of the United States, the State of FLORIDA, and any other relevant jurisdiction.

ARTICLE XIV BOOKS AND RECORDS

ONE FIRE CHURCH, INC. shall keep correct and complete books and records of account and also shall keep minutes of the proceedings of its Board of Directors and committees having any of the authority of the Board of Directors.

ARTICLE XV FISCAL YEAR

The fiscal year of **ONE FIRE CHURCH**, **INC**. shall begin on the first day of January and end on the last day of December in each year.

ARTICLE XVI REGISTERED AGENT

The name and Florida street address of the Registered Agent is:

John Tompkins 2355 Sabastian Street Mount Dora FL. 32757

ARTICLE XVII INCORPORATOR

The name and address of the incorporator is:

John Tompkins 2355 Sabastian Street Mount Dora FL. 32757

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

Date

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