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| Certified Copies | _ Certificates | of Status | |
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COVER LETTER

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

| BJECT: | (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) | | |
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| osed is an original : | and one (1) copy of the Artic | cles of Incorporation and | a check for : |
| _ | | · | |
| □ \$70.00 | □ \$78.75 | □\$78.75 | Ø\$87.50 |
| Filing Fee | Filing Fee & Certificate of | Filing Fee | Filing Fee, |
| | Status | & Certified Copy | Certified Copy & Certificate |
| | State | | ce certificate |
| | | ADDITIONAL CO | PY REQUIRED |
| | | | |
| | Amy Foster | | |
| FROM: | Name (Printed or typed) | | - |
| | | | |
| | PO Box 2250 | | _ |
| | | Address | |
| | Tuscaloosa, AL 35403-2250 | | 5 : ** |
| | | ity. State & Zip | _ ! |
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| | 205-349-3580 ext. 4457 | | (, <i>,</i> |

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

Daytime Telephone number

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

amy@srcocpa.com

STATE OF FLORIDA

COUNTY OF CITRUS

ARTICLES OF INCORPORATION OF

THE PURPOSE CENTER OF CENTRAL FLORIDA, INC

A NON-PROFIT CORPORATION

ARTICLE 1

Name

§ 1.01 The name of the Corporation shall be The Purpose Center of Central Florida, Inc.

ARTICLE 2

Principal Place of Business

§ 2.01 The principal place of business for the corporation is 11 Lupine Street, Homossasa, FL 34446.

ARTICLE 3

Purpose

- § 3.01 The purposes for which the corporation is organized are strictly within the bounds of State and Federal requirements for non-profit corporations. The Purpose Center of Central Florida. Inc. shall function exclusively for religious, charitable, and educational purposes within the meaning of § 501 (c) (3) of the Internal Revenue Code of 1986, as amended, or any superseding statutes thereto.
- § 3.02 Pursuant to the purposes described in § 3.01 above The Purpose Center of Central Florida. Inc. shall conduct any and all activities deemed necessary and proper by the Board of Directors consistent with the laws of the United States of America and the State of Florida. The primary activity will be Christian ministry to propagate the Gospel of Jesus Christ.

Duration

- § 4.01 The duration of the Corporation shall be perpetual, unless sooner dissolved in accordance with the Laws of the State of Florida pertaining to the dissolution of non-profit corporations.
- § 4.02 In the event of the dissolution of this corporation, assets of the corporation shall be distributed to a corporation organized exclusively for the religious, charitable, or educational purposes similar to the purposes of this corporation so enumerated in § 3.01 of these Articles of Incorporation within the meaning of § 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction 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 5 Manner of Election

§ 5.01 This corporation shall have no members. The Board of Directors shall conduct all business of the corporation. The incorporator appointed the initial Board. Board members will be nominated and then elected by a majority vote of the Board of Directors upon the expiration of their initial term.

ARTICLE 6 Initial Directors

- § 6.01 This corporation shall be governed by a Board of Directors of not less than three or not more than eight persons who shall be Christian persons active in a local church who have demonstrated expertise and experience in matters of managing and financing the Kingdom of God.
- § 6.02 The Initial Board of Directors shall consist of eight (8) Directors who shall serve until the organizational meeting or first meeting of the Board of Directors or until their successors are duly elected and qualified. The names and addresses of the initial Board of Directors are as follows:

| NAME | STREET ADDRESS | CITY/STATE/ZIP |
|----------------|----------------------|------------------------|
| Arthur Garcia | 11 Lupine Street | Homossasa, FL 34446 |
| Linda Garcia | 11 Lupine Street | Homossasa, FL 34446 |
| Gary Hammock | 107 Sweetbriar Lane | Carrollton, GA 30117 |
| Cathy Hammock | 107 Sweetbriar Lane | Carrollton, GA 30117 |
| Keith Herron | 2290 Center Point Rd | Carrollton, GA 30117 |
| Lindsey Herron | 2290 Center Point Rd | Carrollton, GA 30117 |
| Randy Locke | 3585 Newberry Lane | Douglasville, GA 30135 |
| Donna Locke | 3585 Newberry Lane | Douglasville, GA 30135 |
| | | |

ARTICLE 7

Registered Office and Agent

§ 7.01 The Corporation's Incorporator, Arthur Garcia, shall serve as the registered agent of the Corporation. The signature below shall serve as acceptance of the designation of registered agent. The registered agent, and the registered address within the State of Florida at which he is located, is as follows:

Arthur Garcia
11 Lupine Street
Homossasa, FL 34446

Article 8 Incorporator

§ 8.01 The incorporator of the corporation is:

Arthur Garcia 11 Lupine Street Homossasa, FL 34446

Any provision that is not inconsistent with the law for the regulation of the internal affairs of the corporation, including any provision for distribution of assets on dissolution or final liquidation, may be added.

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.

Arthur Garcia, Registered Agent

01/16/2020

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 \$8.817.155, F.S.

Arthur Garcia, Incorporator

01/16/2020