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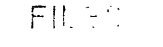
Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: Our Fathers House International, Inc

овјест:	(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u>)		
nclosed is an original a	and one (1) copy of the Ar	ticles of Incorporation and	a check for :
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	■ \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL COPY REQUIRED	
FROM:	Carl J. Fiorini, jr.	ime (Printed or typed)	-
	6608 Henrich Dr.		
		Address	-
	Orlando, Fl 32818		-
		City, State & Zip	-
	(407) 908-1192		
	Dayt	time Telephone number	-
	ptmoodley@yahoo.com		

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

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



ARTICLE OF INCORPORATION

2020 NOV 20 AM 10: 57 OUR FATHERS HOUSE INTERNATIONAL, INC.

.. . Article I

NAME

The name of the Corporation is Our Fathers House International, Inc. and is organized pursuant to the laws of the State of Florida.

Article II

ADDRESS

The mailing address of the Corporation is 6608 Henrich Drive, Orlando, Florida 32818.

Article III.

DURATION

The Corporation shall have perpetual duration.

Article IV.

PURPOSE

The Corporation is organized as a Corporation Not For Profit for the purpose of preaching the gospel of Jesus Christ, the feeding of the hungry, the clothing of the naked, the providing of shelter for the poor, to healing the brokenhearted and all such other things that would serve to show the world the light of Christ.

Article V.

RIGHT TO HOLD TITLE

The Corporation shall have the right to hold title to real and personal property necessary in the carrying out of its purpose.

Article VI.

NET EARNINGS

No part of the net earnings of the corporation will inure to the benefit of, or be distributed to, its members, trustees, officers, or other private persons except that the corporation is authorized and empowered to pay reasonable compensation for services rendered, and to make payments and distributions in furtherance of the purposes of the corporation. No substantial part of the activities of the Corporation will include the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation will not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of these Articles, the corporation will not carry on any activity not permitted to be carried on: (a) by a corporation exempt from federal income tax under section 501(c) of the internal revenue code of 1986 (or any corresponding provision of any future United State Internal Revenue law), and the corresponding Florida statute, or (b) by a Corporation contributions to which are deductible under section 170(c)(2) of the Internal Revenue code of 1986 (or any corresponding provision of any future United States Internal Revenue law), or corresponding Florida statute.

Article VII.

DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors will, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the corporation in the manner determined by the board of directors, or dispose of all such assets to any organization or organization organized and operated exclusively for charitable, educational, religious, or scientific purposes which qualify at the time as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code, as the Board of Directors determine. Any such assets not so disposed of will be disposed of by the highest Court in the county where the assets are located as the court determines exclusively for such purposes or to such organizations which are organized or operated exclusively for such purpose.

Article VIII.

AMENDMENTS

Amendments to these Article of Incorporation are to be adopted in the same manner as the adoption, amendment or rescission of bylaws, except that a minimum of thirty (30) days written notice of the meeting of the Directors at which the proposed amendment, or rescission will be presented for a vote must be given to all of the Board members in good standing. Further, the Bylaws will require that two thirds, (2/3) of the members of the Board be present with a quorum vote to approve such amendment or rescission, and further, that a majority of the Directors vote to recommend approval of the amendment in accordance with the procedure as defined in the bylaws.

Article IX.

NON DISCRIMINATION

The Corporation shall not discriminate against any person based on the race, religion, or gender in the delivery of services

Article X.

LIABILITY OF DIRECTORS

To the fullest extent permitted under the Florida Corporate Code as amended, no director of the Corporation shall be liable to the Corporation or its shareholders for monetary damages for breach of duty of care or other duty as a director; provided that this Article X shall not eliminate or limit the liability of a director:

- (1) for any appropriation, in violation of his duties, of any business opportunity of the Corporation;
- (2) for acts or omissions not in good faith of which involve intentional misconduct or a knowing violation of law;
- (3) for the types of liability set forth in the Florida Business Corporation Code; or
- (4) for any transaction from which the director derived an improper personal benefit.

Article XI.

REGISTERED AGENT

The address of the initial registered office of the Corporation is <u>6608 Henrich Drive</u>, <u>Orlando</u>, <u>Florida</u>, <u>32818</u> and the name of its initial registered agent at such address is <u>Andres Gomez</u>.

Article XII.

INITIAL BOARD OF DIRECTORS

The initial Board of Directors of the Corporation shall consist of three (3) members as follows:

Carl J. Fiorini, Jr. 615 Lakeview St Apt C 9 Orlando, Fl 32804

James A.Acevedo 1840 Aster Dr. Winter Park, Fl 32792

Andres Gomez 6608 Henrich Dr Orlando, Fl 32818

Article XIII.

NUMBER OF DIRECTORS

Except as may otherwise be provided in the Bylaws, the number of Directors may be increased or decreased by a majority vote of the Directors; provided, however, the term of a sitting Director shall not be affected by a vote to decrease the number of Directors.

Article XIV.

INCORPORATOR

The name and address of the incorporator

Envor Moodley 6608 Henrich Dr Orland0, Fl 32818

Envor Moodley, Incorporator

Andres Gomez, Registered Agent