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FLORIDA DEPARTMENT OF STATE Division of Corporations

June 16, 2021

RUBY MAE GRAYSON 2235 S E VETERANS MEMORIAL PKWY APT 9123 PORT ST LUCIE, FL 34952

SUBJECT: TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES,

INC

Ref. Number: W21000087574

We have received your document for TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES, INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must contain both the street address of the principal office and the mailing address of the entity.

Please return 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.

DANIEL L O'KEEFE Regulatory Specialist II

Letter Number: 221A00013415

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COVER LETTER

Department of State

Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

Subject: TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES INC

Enclosed is an original and (1) copy of the Articles of Incorporation for 87.50 filling fee. Certified Copy & Certificate.

FROM: RUBY MAE GRAYSON

2235 S E VETERANS MEMORIAL PKWY APT 9123

PORT ST LUCIE 34952

910-474-4510

EMAIL: REALADIE4GOD@GMAIL.COM

NOTE: PLEASE PROVIDE THE ORIGINAL AND ONE

COPY OF THE ARTICLES

ARTICLES OF INCORPORATION

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

ARTICLE I NAME

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The name of the corporation shall be:

TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES, INC

ARTICLE II PRINCIPAL[OFFICE/PLACE]

The principal place of business/mailing address is: 1692 APRICOT RD PORT ST LUCIE, FL 34953

ARTICLE III PURPOSE

The purpose for which the corporation is organized is: to serve as a CHURCH BODY OF BELIEVERS in a manner where strict guidelines will be required to be a member of this body. Each member will be expected to follow these strict guidelines as a requirement of membership for such purposes of how money is brought in(through tithe & offerings), how money is released and how money must be accounted for through approve methods by Internal Revenue Service's official Protocols. Each participating member shall be expected adhere to all measures that will satisfy these protocols and be in compliance for group filings and accountability. Failure to adapt to these strict guidelines is not an option and membership could be severed! The needs for each leader will be addressed and such factors as ordination, consecrations and affirmation shall be conducted once prescribed training and protocols have been adopted and fulfilled within the dictates of the Board of Governors. This corporate entity is a religious, charitable and educational as indicated in this document and according the laws of the state of Florida.

ARTICLE IV. Manner of Election

The manner in which the directors are elected or appointed: All directors are appointed by Executive Board of Directors

ARTICLE V. INITIAL OFFICERS

List name(s), address(es) and specific title(s)

MAE GRAYSON 1692 APRICOT RD. PORT ST LUCIE, FL 34953
DR KEPHA BEN ISREAL 1240 SW COLUMBIA STREET #605
PORTLAND, OREGON 97201
DERRICK MOORING 118 PINE STREET STRAW LANE MONICKS
CORNER SOUTH CAROLINA 29461

✓ INITIAL DIRECTORS

MAE GRAYSON 1692 APRICOT RD PORT ST LUCIE. FL 34953
DR KEPHA BEN ISREAL 1240 SW COLUMBIA STREET #605
PORTLAND, OREGON 97201
DERRICK MOORING 118 PINE STREET STRAW LANE MONICKS
CORNER SOUTH CAROLINA 29461

ARTICLE VI REGISTERED AGENT

The <u>name and Florida Street address</u> (P.O. Box NOT acceptable) of the registered agent is: MAE GRAYSON 1692 APRICOT RD PORT ST LUCIE. FL 34953

ARTICLE VII. INCORPORATOR

The name OF Incorporator is MAE GRAYSON. Address of Incorporor is 1692 APRICOT RD PORT ST LUCIE. FL 34953

ARTICLE VIII. Language For IRS

The purpose for which the corporation is organized exclusively for Religious, charitable, and educational within the meaning of section 501c3 of the internal revenue code of 1986 or the corresponding provision of any future United States Internal Revenue law.

No part of the earnings of TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES, INC, shall inure to the benefit of/ or be distributable to, its members, directors, officers, or other private persons except that the Corporation shall be authorized and empowered to pay a reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these articles of incorporation.

Notwithstanding any other provision of these articles, TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES, INC shall NOT carry on any propaganda or otherwise attempting to influence legislation, and the

corporation shall not participate in or intervene (including the Publishing or distribution of statements) and any political campaign on behalf of or in opposition to any other activities not permitted to be carried on (a) by a Religious. Charitable, and Educational not for profit corporation exempt from federal income tax under Section 501 (c) (3) of the Code of 1986 or (b) by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Code.

DISTRIBUTION UPON DISSOLUTION

Upon the dissolution or winding up of can only be done by the express will of the TRUTH BELIEVERS PROPHETIC & DELIVERANCE MINISTRIES, INC

Board of Directors, decree of Court, or bankruptcy. In such a case, all efforts shall be terminated and all assets shall be liquidated in order to satisfy creditors. Any remaining assets will be donated to other not for profit corporations that are exempt within the meaning under section 501(c)3. Any such assets not disposed shall be distributed by the Superior Court in the county which the Corporation reside to a not for profit corporation which has established its tax exempt status under the internal Revenue Code section 501c3.

ARTICLE IX Authority of the Corporation

The Executive Board of Directors (BOARD OF GOVERNORS) shall sole power to adopt, amend or repeal By-Laws for the management of this corporation, and the duties of the officers of this corporation shall be prescribed by such By-Laws.

ARTICLE X AMENDMENT

These Articles of Incorporation may be amended in the manner provide by the laws of the State of Florida.

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.

Signature/ Registered Agent

Signature/Incorporator

1/y 13' 202

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