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121 000108585

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07/30/21--01021--025 **87.50

2021 AUG 31 AM 11:30

FILED

2021 AUG 31 PM 1:10

Handwritten signature



FLORIDA DEPARTMENT OF STATE
Division of Corporations

August 4, 2021

DALLAS PARALEGAL SOLUTIONS INC.
PO BOX 1685
OCEAN SPRINGS, MS 39564 US

SUBJECT: OSM-GLOBAL INC.
Ref. Number: W21000108585

We have received your document for OSM-GLOBAL 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):

Entities may file using only the entity's name. Please delete any reference to the "doing business as name" in your document. If you wish to register your fictitious name, you may do so by filing an application and submitting the appropriate fees to this office.

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.

SHAMIYA M HARRIS
Regulatory Specialist II

Letter Number: 121A00018335

Corrections were made

8/23/2021

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COVER LETTER

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

SUBJECT: OSM-Global Inc.

(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles 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: Dallas Paralegal Solutions Inc.

Name (Printed or typed)

PO Box 1485

Address

Ocean Springs MS 39564

City, State & Zip

904-747-3211

Daytime Telephone number

info@dpsinc.org

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

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

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ARTICLE OF CORPORATION

OSM Global Inc.

ARTICLE I

The name of the corporation is OSM Global Inc.,

ARTICLE II

The principal office of the corporation in Florida is located at 6126 Faulkner Circle, Jacksonville, FL 32244. The corporation may have such other offices, either within or without the State of Florida, as the Board Members may determine from time to time.

ARTICLE III

There is a registered agent at such an address.
Daveroberts Oruamabo
6126 Faulkner Circle, Jacksonville, FL 32244

ARTICLE IV

The period of duration is perpetual.

ARTICLE V

- 1) The purposes for which the OSM Global Inc. and doing business as Our Souls Matter Grassmass Campaigns Inc., is organized are as follows:
- 2) OSM Global Inc., located at 6126 Faulkner Circle, Jacksonville, FL 32244 is a new, non for profit corporation focusing on a campaign dedicated to those of them who have paid/may yet pay the ultimate price, and to those who have fallen victim to senseless killings.
- 3) The term Grassmass(es) was created to denote, a grouping of non-elite, non-ruling class people(s): In the USA, different shades of the Blue-Collar workforce of all races: Democrats, Republicans, Independents, TEA-Party, Occupiers, Black Lives Matter (BLM); Conservatives, Liberals, the non-partisan, and the apolitical alike, all

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not-for-profit corporation focusing on a campaign dedicated to preserving Souls, in a hostile political climate, and spiritual bankruptcy especially of the Poor of America and blacks around the world.

- 3) In light of what we now understand to be overt last ditch efforts by AntiChrist agencies to, if it were possible, once and for all rid Earth of all traces of the "Woman and Her Seed", we call all Believers to totally submit to the Holy Spirit: So doing, let us embrace "Spiritual-Correctness" as we witness the signs of the times relative to our Lord's return, but with fervor eschew Political-Correctness, and all what it now represents - a tool in the hands of Satan for tearing down everything Sacred and Pure: Therefore we, as Spirit-filled Believers must rise to our Responsibilities!
- 4) Going forward, we boldly embrace "Spiritual-Conservatism" the consummate conservatism, which is absolute obedience to the Holy Spirit, as was our Lord in His incarnation, and was victorious: Therefore OSM-Grassmass Campaigns shall, in deference to the Lord, spice the Political processes with His Life-giving Spirit, - a Holiness/Politics combine, or, "**HOLISTICS**" in order to preserve Souls in Earth's, hostile political climate.
- 5) These campaigns are aptly aimed at, but not limited to Believers (in the God of Israel), who as "Salt of the Earth" are well armed in the Holy Spirit to play the more vital role correcting the critically flawed spiritual state of the Union: For by our **total submission** and **absolute obedience**, we are mighty through God, and will be able to "*Pull down strongholds: cast down imaginations and every high thing that exalts itself against the knowledge of God, and bring into captivity every thought to the obedience of Christ*" (II Corinthians 10: 4 through 6): By this we, as America-loving Nationalists also aim to, "Make America Spiritually Great Again": Therefore are we, **MASGAN-PATRIOTS**, or **MASGANITES**, going forward!

Startup Goals:

- 1) First we shall set up '**CAMP-JOSHUA**', the operational Headquarters to house a proposed **Supreme Holy Council** (SHC) from which we shall be coordinating all the spiritual battles ahead; and to:
- 2) Restore the fear of God in the Church, and call for national Atonement for America's Sins: challenge faith professing Public office holders/seekers to take seriously their solemn oath of office, as it is the establishment of a Holy Covenant* with the Judge of the Universe, sworn before angels, and witnessed by God's faithful servants the world over. (*sworn-in public officials are by their oath, covenant partners with our God: Therefore He expects them to be good custodians of our Souls in His stead, as both the Bible and the Constitution command adherence to the terms of their oath)
- 3) Ensure we Believers are making our voting choices appropriately in the fear of God, discerning the devices of "the enemy: that we are not tricked into supporting ungodly

causes against our holy conscience.

- 4) Declare the Holy Spirit's lordship over America's Spirit-sphere; therefore the God of Israel, America's God and Lord; and therefore urge Believers to vacate purely carnal political ideals, or Lifestyle and adopt instead the spiritual tenets described above.
- 5) Harness our every Spiritual Gift, and promote Church-Unity Restoration and Empowerment, or **CURE**: This is a proposal to bring pastors/rabbis together each and every year, which under the auspices of the Holy Spirit is to be dedicated to the Church's poor, as well as a proposed "**Hood-to-Kingdom Restoration Campaign**" to target - where applicable, the neglected and left-behind of our churches/synagogues' immediate neighborhoods.
- 6) Host a **Holitical Convention** ahead of each and every presidential election, in the form of a holy convocation of our God and His people, where we will highlight our spiritual role, and responsibilities in upcoming elections..
- 7) Establish and maintain, 'Greater-Africa Development Agency (GADA)': To ensure collective, overall advancement of Blacks the world over, under a common umbrella, "**The United Holy Kingdom**" (of Greater-Africa)" to be formed by the consent of all parties.

ARTICLE VI

Board Members

There shall be a President that will oversee the Board Members. Said President shall be the Founder of OSM Global Inc... He shall have the voice of the corporation and shall serve as President of the Board Members for life. The President and founder shall have the right to appoint a succeeding President at such time as he may wish to relieve himself of the obligations and duties of said office, either due to ill health or any reason whatsoever, or at the time of death. The affairs of the corporation shall be managed by its Board Members.

OSM Global Inc., is founded by Daveroberts Oruamabo who has been in the public service for over 30 years and will act as President of the organization. OSM Global Inc., has the business executive support of Anthony Cohron Vice President, Tim Collier Executive Chairman, Cynthia Johnson Board Member, and Jeremiah Johnson Board Member (the Johnsons are not related).

Anthony Cohron, Vice President, 5753 Cedar Oaks, Drive Jacksonville, FL 32210

Tim Collier, Executive Chairman,

Cynthia Johnson, Board Member, 1353 Beacon Drive, Daytona Beach, FL 32117

Jeremiah Johnson, Board Member, 1128 East 1st Street Jacksonville, Florida 32206

Section 2. President

The President of the Board Members shall be the Chief Executive Officer of the Corporation. He shall have the principal active management of the business of the corporation; he shall see that all orders and resolutions of the Board Members or carried into effect; he shall execute checks, notes, contracts, mortgages, and similar instruments; and he shall have the principal powers and duties as supervision and management usually vested in the President of the corporation.

Section 3. Regular Meetings

A regular annual meeting of the Board Members shall be held at such time and place as determined by the Board Members. The Board Members may provide the time and place, either within or without the State of Florida as a place for holding any special meeting of the Board called by them.

Section 4. Notice

Notice of any special meeting of the Board Members shall be given at least three (3) days previous thereto by written notice delivered personally, or sent by mail, or otherwise, to each addressee as shown by the records of the corporation. Any Board Member may waive notice of any meetings. The attendance of the Board Members at any meeting shall constitute a waiver of notice of such meeting. The business to be transacted at the meeting need not be specified in the notice.

Section 5. Quorum

The majority of the Board Members shall constitute a quorum for the transaction of business at any meeting of the Board; but, if less than a majority of Board Members are present at any said meeting, the majority of the Board Members present may adjourn the meeting from time to time without further notice.

Section 6. Manner of Acting

The act of the majority of the Board Members present at a meeting at which a quorum is present shall be the act of the Board Members, unless the act of a greater number is required by the law or by the by-laws.

Section 7. Vacancies

Any vacancy occurring in the Board Members by reason of increase in the number of Board Members to serve on the Board, shall be filled by the Board Members.

ARTICLES VII

Section 1. Officers

The officers of the corporation shall be President, Vice-President, Treasurer, and such other officers as may be elected in accordance with the provisions of this Article. The Board Members may elect or appoint such other officers, including one or more assistant secretaries, and one or more assistant treasurers, as it shall be desired, such officers shall have the authority to perform the duties described, from time to time, by the Board Members.

Section 2. Election in Term of Office

The officers of the corporation shall be elected by the Board Members at the regular general conference. New Offices may be created and filled at any meeting of the Board Members. Officers shall hold office until removed or their successors are chosen or qualified in their stead.

Section 3. Removal

Any officer elected or appointed by the Board Members may be removed by the Board Members, whenever, in its judgment, the best interest of the corporation would be served thereby, but such removal shall be without prejudice to the rights, if any, of the officers so removed.

Section 4. Vacancies

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise may be filled by the Board Members for the unexpired portion of the term.

Section 5. President

The President should be the general Executive Officer of the corporation and shall in general, supervise and control the business and affairs of the corporation. The President shall preside at all meetings of the members of the Board Members, and shall sign any deeds, mortgages, bonds, contracts or other instruments which the Board Members has authorized to be executed, excepting cases where the signing and execution thereof shall be expressly delegated to the Board Members or by the by-laws or by statute to some other officer or agent of the corporation; and in general he shall perform all duties incident to his office and such other duties as may be prescribed by the Board Members from time to time.

Section 6. Vice President

In the absence of the President, or in the event of his inability or refusal to act, the Vice-President shall perform the duties of the President, and when so acting shall have all powers of and be subject to all the restrictions upon the President. Any Vice-President shall perform the other duties as from time to time may be assigned to him by the President or by the Board Members.

Section 7. Treasurer

He/She shall have charge and custody of and be responsible for all funds and securities of the corporation; receive and give receipts for moneys due and payable to the corporation from any source whatsoever, and deposit all such moneys in the name of the corporation in such banks trust companies, or other depositories as shall be selected in accordance with the provisions of Articles VII of these bylaws; and in general perform all the duties incident to the office of Treasurer and such other duties as from time to time may be assigned to him by the President or by the Board Members.

Section 8. Secretary

The Secretary shall keep the minutes of the meetings of the Board Members in one or more books provided for that purpose; he or she shall see that all notices are duly given in accordance with the provisions of these by-laws or as required by law; be custodian of the corporation records and of the seal of the corporation and see that the seal of the corporation is affixed to all documents, the execution of which on behalf of the corporation under its seal is duly authorized in accordance with provisions of these by-laws; keep a register of the post office address of each member, which shall be furnished to the Secretary by such members; and in general, perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned by the President or the Board Members.

Section 9. Assistant Officers

Any assistant officer is authorized to perform all the duties of the office of which he or she is the assistant.

ARTICLES VIII

Contracts, Checks, Deposits and Funds

Section 1. Contracts

The Board Members may authorize any officer or officers, agent or agents of the corporation, in addition to the officers so authorized by these by-laws to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation and such authority may be general or confined to specific instance.

Section 2. Checks, drafts, etc.

All checks, drafts or orders for the payment of money, notes or other evidence of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agents of agents of the corporation and in such manner as shall from time to time be determined by the resolution of the

the corporation and in such manner as shall from time to time be determined by the resolution of the Board Members. In the absence of such determination by the Board Members, the President of the corporation shall sign such instruments.

Section 3. Deposits

All funds of the corporation shall be deposited from time to time to the credit of the corporation and such banks, trust companies, or other depositories as the Board Members may select.

Section 4. Gifts

The Board Members may accept on behalf of the corporation any contributions, gifts, bequests, or devices for the general purpose or for any special purpose of the corporation.

ARTICLES IX INCORPORATOR

The name and address of the Incorporator is:

Dallas Paralegal Solutions Inc
301 West Bay Street, Jacksonville, Florida 32202

ARTICLES X

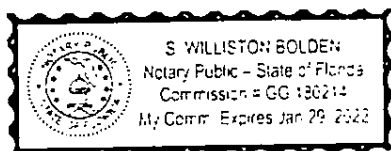
Amendment to By-laws

These bylaws may be altered, amended, or repealed and new bylaws may be adopted by a majority of the Board Members present in any regular meeting, or any special meeting, if at least thirty (30) days written notice is given of intention to amend, alter or repeal, or to adopt new bylaws at such meeting. The members, by majority vote of those present, may also, at any general conference, or special meeting convened for that purpose, alter, amend, or repeal and substitute new by-laws, at least thirty (30) days written notice is given of the intention to submit such alteration, amendment or repeal or adoption of new by-laws at the meeting.

IN WITNESS WHEREOF, the undersigned has stated these Articles of Incorporation.

Dave Roberts S. Oruamabo
Printed Name and Title President

[Signature] 7/13/21
Signature Date



State of FLORIDA
County of DUVAL
Sworn and subscribed before me
this 13 day of July, 20 21
Personally appeared DAVE ROBERTS S. ORUAMABO
who is Personally Known _____
Produced Identification X
Type of Identification Produced FL DRIVER'S L Exp 1.17.25
Notary Name [Signature]
Commission Expires 1.29.22 7

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.

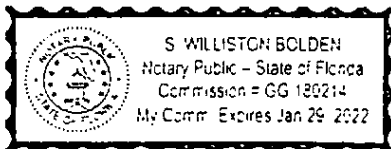
[Signature]
Requested Signature of Registered Agent

7-13-21
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.

[Signature]
Require Signature of Incorporator

7/24/21
Date



(SEAL)

State of FLORIDA
County of DUVAL
Sworn and subscribed before me
this 13 day of JULY, 20 21
Personally appeared DAVE ROBERTS S. DEUAMABO
who is Personally Known _____
Produced Identification X
Type of Identification Produced FLORIDA DL Exp 1-17-2025
Notary Name [Signature]
Commission Expires 1-29-22

2021 AUG 31 AM 11:30
NOTARY STATE
OFFICE OF
ED