N2200002290

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SECRETARY OF STATE ALLAHASSEE, FLORIDA

TLED



January 4, 2022

GARY MCCLENDON 8349 MORNING GLORY CT JACKSONVILLE, FL 32210

SUBJECT: LABORERS OF CHRIST SOUL WINNING MINISTRY, INC

Ref. Number: W22000000689

We have received your document for LABORERS OF CHRIST SOUL WINNING MINISTRY, INC and your check(s) totaling \$133.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The form you have submitted to conver the LLC into a NON-PROFIT is the incorrect form. Inclosed is the proper form that you will need to fill outand mail back into our office in order for it to be processed.

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.

Letter Number: 722A00000221

Matthew T Moon
Regulatory Specialist II Supervisor

RILLAHASSEE ESTATE

Articles of Conversion For Converting Eligible Entity Into Florida Nonprofit Corporation

The Articles of Conversion and attached Articles of Incorporation are submitted to convert the following eligible business entity into a Florida Nonprofit Corporation in accordance with ss. 617, Florida Statutes.

1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:
Laborers of Christ Soul Winning Ministry, LLC
Enter Name of the Converting Entity
2. The converting entity is a Limited Liability Corporation
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)
first organized, formed or incorporated under the laws of Florida
(Enter state, or if a non-U.S. entity, the name of the country)
on 12/10/2020
Enter date "Converting Entity" was first organized, formed or incorporated.
The name of the Florida Nonprofit Corporation as set forth in the <u>attached Articles of Incorporation:</u> Laborers of Christ Soul Winning Ministry, Inc.
Enter Name of Florida Nonprofit Corporation
4. This conversion was approved by the eligible converting entity in accordance with this chapter and the laws of its current/organic jurisdiction.
5. If not effective on the date of filing, enter the effective date: 1/1/22
(The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Fiorid
Department of State.) Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be
listed as the document's effective date on the Department of State's records.



Signed this Fourth day of January	22	
Required Signature for Florida Nonprofit Corpo		
Signature of Director, Officer, or, if Directors or Off School Manual Manual Mitter Printed Name: Gary McClendon Title: Pre-	icers have not been selected, an Incorporato	or:
Printed Name: Gary McClendon Title: Pre	esident	
Required Signature(s) on behalf of Converting Floompanies: [See,below for required signature(s),]	orida partnerships, limited partnerships,	
Signature: Jany M. S. Clendon Printed Name: Gary McClendon	Title: CEO	
Signature:		_
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
Signature:		_
Printed Name:	Title:	_
Signature:		_
Printed Name:	Title:	_
Signature:		_
Printed Name:	Title:	_
<u>If Florida General Partnership or Limited Liabili</u> Signature of one General Partner.	ty Partnership:	
If Florida Limited Partnership or Limited Liabili	ty Limited Partnership:	72
Signatures of ALL. General Partners.		2021
If Florida Limited Liability Company: Signature of a Member or Authorized Representative	٤.	2021 DEC 27 ALL AHASSEE
All others: Signature of an authorized person.		THE THE THE

Fees:

Articles of Conversion: \$35,00 Fees for Florida Articles of Incorporation: \$70,00

Certified Copy: \$8.75 (Optional)

\$8.75 (Optional) Certificate of Status:

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

8349	Principal <u>street</u> address: Morning Glory Court	8349	Mailing address, if different is: Moming Glory Court	
Jack	sonville, FL 32210	Jacks	onville, FL 32210	~ ••
RTICLE III he purpose fo	PURPOSE or which the corporation is organized is	See Attached		
DTICLE H	MANNER OF FLECTION. The	in which the disc	ctors are elected and appointed. As set fo	orth in the
ylaws.			ctors are elected and appointed: As set fo	orth in the
ylaws.	INITIAL OFFICERS AND/OR DIA	<u> </u>	Renny Brown Treasurer	orth in the
ylaws. RTICLE V	INITIAL OFFICERS AND/OR DIA	RECTORS Name and Title	Renny Brown Treasurer	orth in the
ylaws. RTICLE V ame and Tit	INITIAL OFFICERS AND/OR DIF Gary McClendon, President	<u> </u>	Benny Brown, Treasurer	orth in the
ylaws. RTICLE V ame and Tit ddress	Eight Potts Secretary	RECTORS Name and Title Address:	Benny Brown, Treasurer 6657 Chester Park Circuit Jacksonville, FL 32222	orth in the
RTICLE V lame and Tit	Eight Potts Secretary	Name and Title Address: Name and Title	Benny Brown, Treasurer 6657 Chester Park Circuit	- - -
ARTICLE IV bylaws. RTICLE V Name and Tit Address Name and Tit Address	INITIAL OFFICERS AND/OR DIR e: Gary McClendon, President 8349 Morning Glory Court Jacksonville, FL 32210 le: Linda Potts, Secretary	RECTORS Name and Title Address:	Benny Brown, Treasurer 6657 Chester Park Circuit Jacksonville, FL 32222	- - -
RTICLE V lame and Tit address	e: Gary McClendon, President 8349 Morning Glory Court Jacksonville, FL 32210 Linda Potts, Secretary 6955 Longleaf Branch Drive	Name and Title Address: Name and Title Address: Address:	Benny Brown, Treasurer 6657 Chester Park Circuit Jacksonville, FL 32222	orth in the

Name and Title	·	Name and Title:			
Address		Address:			
				•	
Name and Title	:	Name and Title:			
Address					
ARTICLE VI The name and Name:	REGISTERED AGENT Florida street address (P.O. Box NOT ac Gary McClendon	eceptable) of the registered agent is:	آماً	2021	
Address:	8349 Morning Glory Court		.CRETARY	2021 DEC 27	7
	Jacksonville, FL 32210		\$XXY SSEI	27	<u>ا۔</u> پار
	INCORPORATOR address of the Incorporator is: Gary McClendon 8349 Morning Glory Court Jacksonville, FL 32210		EE, FLORIDA	AM 6: 56	ED
Effective date,	I EFFECTIVE DATE: if other than the date of filing: the date is listed, the date must be specific	. (OPTIONAL) c and cannot be more than five days prio	or or 90 days afte	r the fi	iling.)
	ite inserted in this block does not meet the fective date on the Department of State's	e applicable statutory filing requirements, t records.	this date will not b	e liste	d as the
		ice of process for the above stated corport nt as registered agent and agree to act in thi		design	ated in thi
		red Agent	December 21, 20)21	
			Date		
I submit this do the Departmen	t of State constitutes a third degree felony	erein are true. I am aware that any false inf as provided for in s.817.155, F.S.			document to
	Required Signature of In	ig Mª Clender	December 21, 2 Date	U2 I	
	. 3	<i>('</i>			

Laborers of Christ Soul Winning Ministry, Inc. Articles of Incorporation Attachment

ARTICLE III PURPOSE

- 1. Laborers of Christ Soul Winning Ministry, Inc.'s mission is to witness to the public about living a Christian life and providing outreach programs designed to help the less fortunate in the community. Our ministry plants and waters the seeds of the Gospel of Jesus Christ by showing individuals how to make themselves available to God.
- 2. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.
- 3. The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IX DISSOLUTION

- 1. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.
- 2. The manner of distribution of assets in this Corporation's winding up is as follows:

 Upon 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 state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.