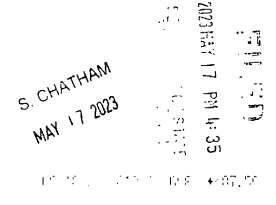
# N23000006078

|                           | (Requestor's Name)      |                  |
|---------------------------|-------------------------|------------------|
| . (                       | (Address)               | _                |
| (                         | (Address)               | · <del>.</del> . |
| <del></del>               | City/State/Zip/Phone #) |                  |
| PICK-UP                   | WAIT                    | MAIL             |
|                           | Business Entity Name)   |                  |
|                           | (Document Number)       |                  |
|                           | _ Certificates of       | Status           |
| Special Instructions to I | Filing Officer.         |                  |
|                           |                         |                  |
|                           |                         |                  |
|                           |                         |                  |
|                           |                         |                  |

Office Use Only



800408626358





## **COVER LETTER**

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

| SUBJECT:                | Vine Heart W                                 | THE PUTTOS   | x Ministr   |
|-------------------------|--|--|---|
|                         | * (PROPOSED CORPORA                          | ATE NAMÉ – <u>MÚSTJINCL</u>                          | UDE SUFFIX)   |
| Enclosed are an orig    | ginal and one (1) copy of the art            | ticles of incorporation and                          | d a check for:  |
| □ \$70.00<br>Filing Fee | ☐ \$78.75 Filing Fee & Certificate of Status | ☐ \$78.75 Filing Fee & Certified Copy  ADDITIONAL CO | Filing Fee, Certified Copy & Certificate of Status  PY REQUIRED |
| FROM:                   | Nam<br>1029 Griffin                          | e (Printed or typed)                                 |   |
|                         | Tollahasse                                   | FL 3230  | 4   |

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

Daytime Telephone number

+ Unuafields 476 annal. com

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

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

| The name of the corporation shall be: Divine Hearts With A Purpose Minitres in  |
|---|
| ARTICLE II PRINCIPAL OFFICE   |
| Principal street address:  1029 Griffin 5-reet  Mailing address, if different is:  1029 Griffin 5-reet  32304               |
| ARTICLE HI PURPOSE  |
| The purpose for which the corporation is organized is:  |
| See Attached  |
|   |
|   |
|   |
|   |
|   |
| ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed:                                  |
| See 7++ (whea   |
| ARTICLE_V INITIAL OFFICERS AND/OR DIRECTORS   |
| Name and Title: P./D-Tunya Name and Title: Kenneth Elicis, II-VP/D Address Same as principal same as principal              |
| Address Same as principaldress: Same as principal   |
|   |
| $\frac{1}{1}$   |
| Name and Title: Willie Snith Name and Title: D/C - Desiree N New O  |
| Name and Title: Willie Snith   Name and Title: D/C - Desiree N Sneed Address same as prinicipal address: Same as prinicipal |
|   |
|   |
| Name and Title: Name and Title:   |
| Address: Address:   |
|   |
|   |

| Name and Title:  | Name and Title:   |  |
|--|---|--|
| Address  | Address:  |  |
|  |   | <u>.                                    </u> |
|  |   |  |
| Name and Title:  | Name and Title:   | ····   |
| Address  | Address:  |  |
|  |   |  |
| ARTICLE VI REGISTERED AGE  | EAST.   | 202<br>202                                   |
| The name and Florida street address  | (P.O. Box NOT acceptable) of the registered agent is:   | - <del>-</del> -                             |
| Name: Junu   | a Fields,   |  |
| Address: 16 20   | Criffin Street  | 7  |
| _  | basser, FL 32304  | PA II  |
|  | 3000  | · w  |
| ARTICLE VII INCORPORATOR The name and address of the Incorporation             | rator is:   | ' ) <b>()</b>                                |
|  | P 11  |  |
| 14.50  | Conflict Charle   |  |
| Address: 1029  | hassee FC 32304   |  |
| ARTICLE VIII FFFFCTIVE DATE  | arkappa .   |  |
|  | f filing: (OPTIONAL)<br>e must be specific and cannot be more than five days prior  | r or 90 days after the filing.)              |
| Note: If the date inserted in this block document's effective date on the Depa | c does not meet the applicable statutory filing requirements, the   | his date will not be listed as the           |
|  | ent to accept service of process for the above stated corpora<br>opt the appointment as registered agent and agree to act in this |  |
| cernyicane, ram juminar wim and acc <u>e</u>                                   | prine apparament as registered agent and agree to act in this   | · · · · /                                    |
| Required Si  | gnature of Registered Agent   | - 05/17/2023                                 |
|  | the facts stated herein are true. I am aware that any false info  | ormation submitted in a document to          |
|  | hird degree felony as provided for in s.817.155, F.S.   | / .  |
| June .   |   | 65/17/2023                                   |
| Require  | ed Signature of Incorporator  | Date   |

### Article IV Purpose

This is a not for profit corporation organizes for religious, educational and charitable purposes pursuant to the Florida Corporation Not For Profit law set forth in Section 617 of the Florida Statutes. The term of existence of the corporation is perpetual.

The overall purpose of A Divine Purpose of Heart Ministry, Inc. as a faith based organization established to form a fellowship ministry based on Biblical principals with will serve as a foundation mobilized to assist and equip the local community as a divine appointment with a purpose of heart, without limitations of tradition and denomination with a spiritual approach not limited to:

- A. Providing outreach by penetrating the word of God to transform hearts of the people, the family, church and the community may be rehabilitated, revived and reconciled beyond the four walls of the church back to God receiving an ultimate experience of Trinity's Supernatural Powers.
- B. Envisioning a world where the holistic man is nurtured with love and compassion.
- C. Establishing a mission and ministry to administer prayer, educate, equip, facilitate and illustrate restructure of the holistic man as we serve as God's handmaid message of saving grace, healing, deliverance, restoration, preservation and salvation for all.
- D. Providing those in crisis prevention and intervention, advocacy, outreach, rehabilitation and counseling resources to at risk youths, pregnant teenage girls and individuals being released from local, state and federal correctional facilities and support to those who will not be released.

- Assistance to ensure the well being of the elderly, the disabled and/or persons with long term health needs and food drives for the homeless.
- Establishing internal and external development programs of assistance and /or programs to meet the spiritual, emotional, physical and material needs as determined necessary and needful in accordance with the Gospel teaching of Jesus Christ, giving people an opportunity to excel beyond their pain, with dreams and visions of hope to fulfill their divine purpose.
- Programs which aid in the enhancement of the family and community structure which strengthens the family by establishing family as top priority ln people lives.
- H. Said organization is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organization that qualify as exempt organizations under section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- I. No part of the net earnings of the organization shall insure to the benefit of, or be distributed to its members, trustees, officers, or private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for the services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof.
- No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence in (including the publishing or un distribution of statements) any political campaign on behalf of any candidate for public office.
- Not withstanding any other provision of these articles, this organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt for federal income tax under section 501 (c) (3) of the Internal Revenue Code of 1954 (or corresponding section of any future United States Internal Revenue Law) or (b) by an organization, contribution to which are deductible under section 170 (c) (2) of the Internal Revenue Code of 1954 (or corresponding section of any future United States Internal Revenue Law)."
- Upon the winding up and dissolution of the organization, after paying or adequately L. providing for the debts and the obligations of the organization, the remaining assets shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for educational and charitable purposes and which has established its tax exempt status under section 501 (c) (3) of the Internal Revenue Code.
- M. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the country in which principal office of the organization 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 purpose.

Position is in an advisory capacity for the promotion, maintenance and sustaining of the corporation.

- F. Decisions that are requested of the Board by the President will be made by majority vote and provided to the President for a recommendation.
- G. The President will hold the ultimate decision upon forwarding of recommendations by the Board of Directors.

2023 HAY 17 PM 4: 35

In addition to A Divine Purpose of Heart Ministry Inc. overall purpose, the ministry goal is to minister the word of God and assist individuals in becoming independent, self reliant and economically empowered while encouraging cooperation with local agencies and community based groups through resources outlined to RESTORE.

- R reach the lost through love and compassion.
- E educate, facilitate and illustrate restructure of the holistic man connecting to the physical, mental and spiritual stages and cycles of life.
- S service given through stewardship and sacrifice
- T teaching moral standards and building character
- O opportunity for a relationship with God and man to be establish and nurtured.
- R reaching out to give hope through God's valued principals.
- E excelling with total commitment with services provided.

# Article V The Manner of Election

The Board of Directors is initially and henceforth appointed by the Founder/Director of the Board. The manner in which the Board of Directors is appointed shall be determined by the Founder/Director and that determination is set forth to include:

- A. Persons who believe in repentance towards God and faith in *JESUS CHRIST* as their Savior and Lord and follow him in baptism and to observe the Ordinance of *CHRIST* and to be governed by His laws are qualified and eligible for membership in this ministry.
- B. The appointment of no less than three and no more than six members to service as term of one year on A Divine Purpose of Heart Ministry, Inc. committee.
- C. The appointment of members to the Board is to be based on the individuals ability to contribute in terms of providing as deemed appropriate and necessary by the President.
- D. The understanding of each Board member is that their Services are in an appointed capacity and that they can be terminated at any time without written or verbal advanced notifications by the President.
- E. The understanding of each Board member is that their