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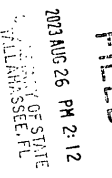
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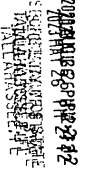
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COVER LETTER

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

SUBJECT: APM-ADONAI CHILDREN MINISTRIES, INC. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)							
	(2.110.2.00.00.00.00.00.00.00.00.00.00.00.00.	MANUEL MASOLIN	<u>CDQDE SQXIIA</u>)				
Enclosed is an original a	and one (1) copy of the Artic	les 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 CO	PY REQUIRED				
FROM:	John Bliss	(Printed or typed)	2 AA CS	2023 AUG 26	e cons		
	3811 St. Emma Ct.	Address)6 26 PM			
	Leesburg, FL 34748	ty, State & Zip	ر : سار گرار	2:12	C		
	<u> </u>	460 - み343 e Telephone number	-				
1	apmarblisslemail address: (to be used for fu	00 gmail. com	- - - -				

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

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

	PRINCIPAL OFFICE	
3811	Principal <u>street</u> address: St. Emma Ct.	Mailing address, if different is:
Lees	burg, FL 34748	
IRTICLE III	PURPOSE or which the corporation is organized is:	See attached.
		
4 <i>RTICLE IV</i>	MANNER OF ELECTION The ma	anner in which the directors are elected and appointed:
for in the byla	ws of the corporation	
for in the byla	ws of the corporation	
for in the byla	ws of the corporation INITIAL OFFICERS AND/OR DIRE	Toni Bliss Director
ARTICLE V Name and Tit	ws of the corporation INITIAL OFFICERS AND/OR DIRECTOR	Name and Title: Toni Bliss, Director 3811 St. Emma Ct
ARTICLE V Name and Tit	ws of the corporation INITIAL OFFICERS AND/OR DIRE le: John Bliss, Director	Name and Title: Toni Bliss, Director
ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIRE le: John Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748	Name and Title: Toni Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748
ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIRE le: John Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748	Name and Title: Toni Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 Name and Title: Berit Hamilton 223 Whittier Dr. 6
Name and Tit	INITIAL OFFICERS AND/OR DIRECTOR le: 3811 St. Emma Ct. Leesburg, FL 34748 le: David Lowe	Name and Title: Toni Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 Name and Title: Berit Hamilton
ARTICLE V Name and Tit Address Name and Tit Address	INITIAL OFFICERS AND/OR DIRE le: John Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 le: David Lowe Pint Tulip Ct.	Name and Title: Toni Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 Name and Title: Berit Hamilton 223 Whittier Dr. \$ S. Lyon, MI 48178 Name and Title:
ARTICLE V Name and Tit Address	INITIAL OFFICERS AND/OR DIRE Initial OFFICERS AND/OR DIRE John Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 Leesburg, FL 34748 Pint Tulip Ct. Tampa, FL 33612	Name and Title: Toni Bliss, Director 3811 St. Emma Ct. Leesburg, FL 34748 Name and Title: Berit Hamilton 223 Whittier Dr. S. Lyon, MI 48178 Name and Title: Address:

Name and Titl	C:	Name and Title:	
Address		Address:	
Name and Titl	e:	Name and Title:	
Address		A . J. J	
ARTICLE VI The name and	REGISTERED AGENT Florida street address (P.O. Box NOT	uccantuble) of the registered wants	
Name:	John Bliss	acceptable) of the registered agent is	s.
Address:	3811 St. Emma Ct.		
	Leesburg, FL 34748		
ARTICLE VII The <u>name</u> and	INCORPORATOR address of the Incorporator is:		
Name:	John Bliss		
Address:	3811 St. Emma Ct.		
	Leesburg, FL 34748		
ARTICLE VIII	EFFECTIVE DATE:		
Effective date, : (If an effective	if other than the date of filing:	c and cannot be more than five o	NAL) lays prior or 90 days after the filing.)
Note: If the da		e applicable statutory filing requir	ements, this date will not be listed as the
Having been no certificate, I am	jumutur wun unu accept the appointmen	nt as registered agent and agree to	d corporation at the place designated in this act in this capacity
	Required Signature of Registe		<u>しいまのいろろ</u> Date
Y cubmit this do.	_		
he Department	of State constitutes a third degree felony	erein are true. I am aware that any as provided for in s.817.155, F.S.	false information submitted in a document to
	Required Signature of In	corporator	10 20 33
	~_ / -	-	

APM-ADONAI Children Ministries, Inc. Articles of Incorporation Supplemental Provisions

Article III

This corporation is organized for the purpose of conducting any legal activity permitted to be conducted by non-profit corporations under the laws of the State of Florida and Section 501(c)(3) of the Internal Revenue Code. More specifically, in addition to those purposes specified in the Articles of Incorporation, this corporation is organized to provide a means of biblical proclamation of the Gospel of Jesus Christ throughout the world. This Corporation will have the purposes or powers as may be stated in its Articles of Incorporation, and such powers as are now or may be granted hereafter by law. The primary purpose of this Corporation is to operate a non-profit ministry service and religious society exclusively for charitable purposes, with the right to receive and make contributions, circulate news-letters in a religious context, and all other services pertaining to ministry services including but not necessarily limited to founding and maintaining bible schools, evangelistic ministries, provision of charity, aid and benevolence to those in need, facilitating missions outreaches, establishment of orphanages and day care centers, and publishing endeavors.

The corporation is organized and shall be operated exclusively for Christian, religious charitable and educational purposes and it is authorized to accept, hold, administer, invest and disburse for Christian, religious, charitable and educational purposes such funds as may from time to time be given to it by any person, persons or corporations, to receive gifts and make financial and other types of contributions and assistance to Christian, religious, charitable and educational organizations, and in general, to do all things that may appear necessary and useful in accomplishing the purposes herein above set out. All of the assets and earnings shall be exclusively for the purpose herein above set out, including the payment of expenses incidental thereto; and no part of the net earnings shall inure to the benefit of any private shareholder or individual except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, of the corresponding section of any future federal tax code.

All property shall be irrevocably dedicated to educational, religious and charitable purposes and shall be held in the corporate name of APM-ADONAI Children Ministries, Inc., is a non-profit corporation organized and operated exclusively for educational, religious and charitable purposes, which qualifies for exemption from Federal Income Tax under provisions of Section 501(c)(3) of the Internal Revenue Code. The purchase, sale, lease, mortgage or alienation of said real property shall be transacted according to the By-Laws of the corporation.

Upon dissolution of the Corporation, and after paying or making provision for payment of all the liabilities of the Corporation, it shall dispose of all assets of the Corporation to an organization exempt under Section 501(c)(3) of the Internal Revenue of 1986 (or the corresponding provision of any future United States Internal Revenue Law), then, in that event, all assets shall be disposed to an organization or organizations as shall qualify as exempt under Section 501(c)(3) of the Internal Revenue of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine.

The personal liability of a director of the corporation to the corporation or its members for monetary damages for breach of duty of care or other duty as a director, is eliminated to the full extent provided by the laws of the State of Florida.