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God's Calling Gospel Holiness Church Inc.

God's Calling Gospel Holiness Church Inc.. 2261 NW 58th Street Miami, Florida 33142

Phone: 305-634-7659 FAX: 305-634-1224

e-mail: bishopjones49@hotmail.com

Saturday, October 18, 2003

Division Of Corporations Corporate Records PO Box 6327 Tallahassee, Florida 32314

Dear Ladies or Gentlemen

Please find enclosed check in the amount of \$43.75. for the Articles of Amendment to Article of Incorporation for Saturday, October 18, 2003. Saint James Social & Economic Development Inc Document. # N51349

Please forward all documents to ,2261 NW 58 Street, Miami, Florida 33142; in care of Willie Jones.

Willie James Jones



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

October 24, 2003

Willie James Jones God's Calling Gospel Holiness Church,Inc 2261 NW 58th Street Miami, FL 33142

SUBJECT: SAINT JAMES SOCIAL & ECONOMIC DEVELOPMENT INC.

Ref. Number: N51349

We have received your document for SAINT JAMES SOCIAL & ECONOMIC DEVELOPMENT INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Our records indicate the current name of the entity is as it appears on the enclosed computer printout. Please correct the name throughout the document.

In order to file your document, the subject entity must first be reinstated.

The total amount due to reinstate is \$236.25.

The name of the corporation is already listed on our records as Saint James Social & Economic Development Inc.

If you have any questions concerning the filing of your document, please call (850) 245-6907.

Annette Ramsey Document Specialist

Letter Number: 903A00058191

Saint James Social & Economical Development Inc Inc, / Document #N51349

Willie J. Jones

2261 NW 58th Street

Miami, Florida 33142

305-634 1224

Thursday, October 30, 2003

Saint James Social & Economical Development Inc., / Document # N51349.

Department Of State **Division Of Corporations** PO BOX 6327

Tallahassee, Florida 32314

Reinstatement

Dear Mrs. Annette Ramsey

Note: This is a copy of the letter that was submitted to your concerning the reinstatement of said corporation. Also submitted was a check for \$61.25.

In reviewing the web site it was brought to my attention that our corporation was inactive for administration dissolution for annual report. Please note that we have never receive a notice concerning a renewal of a ubr. Enclose in this letter you will find the necessary document and fees to re- activate our corporation. We appreciated your full understanding in make your decision in granting our renewal status. . Our name is Please note that we have been through office reorganization and through that transition we did not receive a notice concerning a renewal of a ubr. We humble submit ourselves to your mercy and request that you waive all reinstatement fees and enclosed in this letter you will find and check in the amount of \$61.25 which we hope that will be necessary to reactivate our cooperation. PLEASE NOTE THAT WE NEED YOUR UNDERSTANDING AS WELL AS YOUR HELP. We appreciated your full understanding in making your decision in granting our renewal status. We thank you in advances for your cooperation and consideration. We realize that ignorance is not an excuse, but our office was not in operation it was closed.

Saint James Social & Economic Development Inc.

ARTICLES OF AMENDMEN 03 NOV 18

TO ARTICLES OF INCORPORATION 18

Of SIATE

Saint James Social & Economic Development Inc.

Pursuant to the provisions of section 617: 1006, Florida Statutes. The undersigned Florida Nonprofit Corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted:. See attachment

SECOND: The date of adoption of the amendment(s) was: October 17, 2003

THIRD: Adoption of Amendment (CHECK ONE)

[x] The amendment(s) was (were) adopted by the members and the number of votes Cast for the amendment was sufficient for approval.

[] There are no members or members entitled to vote on the amendment the Amendment(s) was (were) adopted by the board of directors.

Saint James Social & Economic Development Inc.
Corporation Name

Signature of Chairman Vice Chairman. President or other officer

James H. Davis
Typed or printed name

<u>President</u> Title - October 17,2003 Date

Saint James Social & Economic Development Inc.

AMENDMENT OF ARTICLE

Dissolution

Upon the dissolution of the corporation, the Board of Trustee shall, after paying or making provisions for the payment of all the liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the corporation. In such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time quality as an exempt organization or organizations under section 501 (c)(3) of the Internal Revenue Code of 19~6 (or corresponding provision of any future United States Internal Revenue Law), as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal officer of the corporation is then located, exclusively for such purposes or to such organization organizations, as said court shall determine, which are organized and operated exclusively for such purposes

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 of 1986 or the corresponding provision of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated for such purposes.

The foregoing Amendments adopted by the organizers of this corporation on October 17, 2003 and unanimously approved by its Board of Directors, The Organization's by-laws does require Vote of members for adoption of amendments.

IN WITNESS WHEREOF the undersigned officers of this corporation have executed These Article of Amendment on Friday, October 17, 2003

/James Davis President