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# ARTICLES OF INCORPORATION OF ROBA/MARIA CHRISTIAN TEACHING CENTER, INC.

#### ARTICLE I

## NAME; PRINCIPAL ADDRESS; SEAL

- 1. NAME: The name of this corporation shall be ROBA/MARIA CHRISTIAN TEACHING CENTER INC., hereinafter referred to as "THE BODY".
- 2. PRINCIPAL-ADDRESS: The principal address of THE BODY is : 1116 West Orange Avenue Tallahassee, Florida 32310
- 3. SEAL: The seal of THE BODY shall be circular in torm and shall bear the name of the Body and the words "State of Florida" and the year of incorporation around the border.

#### ARTICLE II

#### TERM

The period of the duration of this Corporation is perpetual; unless terminated by the Board of Directors, and in the event of such termination, the Corporation shall be dissolved in accordance to law.

## ARTICLE III

## PURPOSES

The Body shall be organized for church and Christian purposes. It shall have the right to govern itself according to the standards of the New Testament Scriptures, "endeavoring to keep the unity of the Spirit in the bond of peace,...till we all come in the unity of the faith, and of the knowledge of the son of God, unto a perfect man, unto the measure of the stature of the fullness of Christ".

#### ARTICLES IV

## MEMBERSHIP

The standard of membership of this BODY shall be:

- 1. Evidence of a genuine experience in regeneration.
- 2. Evidence of a consistent Christian Life.



- To fully subscribe to the tenets of faith as set forth in the constitutional rules of order adopted by THE BODY.
- 4. Willingness to contribute regularly to the support of THE BODY according to his or her ability.
- 5. Voting membership shall be eighteen (18) years of age and above.

#### ARTICLE V

#### OFFICERS

The corporate officers shall consist of a President, Vice-President, Secretary and Treasurer.

#### ARTICLE VI

## DIRECTORS

The Board of Directors shall be comprised of the corporate officers named in Article v, who serve by virtue of their office, not less than three (3) deacons, the total number of which shall be at the discretion of the President and approved by the Board of Directors and the pastoral staff (non-voting).

All Deacons shall be members of the Body for at least two (2) years and shall meet the qualifications as stated in the Holy Scriptures, and shall henceforth be referred to as directors.

## ARTICLE VII

## INITIAL BOARD OF DIRECTORS

The initial Board of Directors shall consist of Four (4) persons. The names and addresses of the persons who are to serve as such until their successors are elected and qualified are as follows:

NAME	ADDRESS
MR. SHADRICK L. WALKER	2817 Bardswood Lane Tallahassee, Florida 32310
MRS. SYLVIA L. WALKER	2817 Bardswood Lane Tallahassee, Florida 32310
MRS. DOROTHY GEORGE	1035 Old Shell Point Road Tallahassee, Florida 32310
MRS. YVONNE RAINS	8631 Wide Road Tallahassee, Florida 32310

The number of members of the Board of Directors may be increased or decreased by amendment of the By-Laws, but shall never be less than three.

#### ARTICLE VIII

#### BY-LAWB

The By-Laws of the Corporation shall be adopted by the Board of Directors, and may be amended, altered or restricted by a majority vote of the Board of Directors and ratified by the member(s) by a majority vote at a duly called meeting.

#### ARTICLE IX

#### FINANCES AND LIMITATION

All funds for the maintenance of THE BODY shall be provided by the voluntary contributions, tithes and offerings of the members and friends of THE BODY. Funds shall be accepted by THE BODY at such times and in such ways as agreed upon by the Board of Directors and shall be administered by the Treasurer under the Senior Pastor's direction.

All church offerings shall be counted by not less than two responsible persons approved by the Board of Directors and managed by the Treasurer.

LIMITATION: No part of the net earnings of the Body shall inure to the benefit of or be distributable to its Members, Directors or Officers, but the BODY shall be authorized and empowered to pay reasonable compensation for services and to make payments and distributions in furtherance of the purposes set forth hereof.

## ARTICLE X

#### AMENDMENTS

These Articles of Incorporation may be amended or changed by a two-thirds (2/3) vote of the membership of THE BODY who are in attendance at any regular or special business meeting called for that purpose, provided due notice of such proposed change shall be made at all the services on at lease two Sundays preceding the time of such meeting.

#### ARTICLE XI

#### MEMBERSHIP CERTIFICATE

All members of THE BODY shall at the time of membership have their names places on membership Roster as designated by the Board of Directors .

This Corporation is organized under a nonstock basis. This Corporation shall not issue stares of stock.

#### ARTICLE XI:

#### INDEMNIFICATION

Every Director and every Officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including attorney fees and costs reasonably incurred by and imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involved by reason of his being of having been a Director or Officer of the Corporation, whether or not he is a Director or Officer of the Corporation at the time such expenses were incurred, except when the Director or Officer is adjudged guilty of willful malfeasance in the performance of his duties; provided that in the event of a settlement indemnification shall apply only when the board of Directors approves such settlement and reimbursement as being for the bost interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such Director or Officer may be entitled.

## ARTICLE XIII

## NON-RESIDENT DIRECTORS

The Directors need not be residents of this State or members unless the By-Laws so require.

#### ARTICLE XIV

## INCORPORATORS

The name and street address of the Incorporator is Shadrick L. Walker for a Florida Not-For- Profit Corporation organized pursuant to Chapter 617, Florida Statutes, with its principal office at 1116 West Orange Avenue, Tallahassee, Florida 32310.

IN WITNESS WHEREOF, the undersigned Incorporators, have executed these Articles of Incorporation this 3/25 day of May, 1995.

Incorporator

.

Attested by

Secretary

## CERTIFICATE OF DESIGNATION

## REGISTERED AGENTY REGISTERED OFFICE

Pursuant to the provisions of section 617.0501, Florida statutes, the undersigned Corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

- 1. The name of the Corporation is: ROSA/MARIA CHRISTIAN TEACHING CENTER, INC.
- 2. The name and address of the registered agent and office is:

MR. SHADRICK L. WALKER 2817 Bardswood Lane Tallahassee, Florida 32310

> hadrish unlker SHADRICK L. WALKER

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

SHADRICK L. WALKER

195000002584 SHADRICK WALKERS
Requestor's Name <u> へ 昭AKOSWOOD LN</u>
Address #####35.00 ++\*\*#\$5.00 Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): ROSA-MARIA CHRISTIAN TEACHING CENTER, INC. (Corporation Name) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time Certified Copy Walk in Will wait Certificate of Status Mail out ☐ Photocopy AMENDMENTS NEW FILINGS Profit Amendment **NonProfit** Resignation of R.A., Officer/ Director SECTION TO THE STATE OF THE STA **Limited Liability** Change of Registered Agent Domestication Dissolution/Withdrawal Other Merger REGISTRATION OTHER FILINGS OUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement

Trademark Other

CR2E031(1/95)

# ARTICLES OF AMENDMENT

to

# ARTICLES OF INCORPORATION

of

ROSA/MARIA CHRISTIAN TEACHING CENTER, 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: (INDICATE ARTICLE NUMBER(s) BEING AMENDED, ADDED OR DELETED.)

SEE ATTACHED STATEMENT OF AMENDMENTS

95 OCT 30 MM in. 30
SECRETARY OF STATE
TALL ANASSEF, FLORIDA

		TI 14 T 10/20/05
SECOND: THIRD:		The date of adoption of the amendment(s) was: 10/28/95
		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.
	F	ROSA/MARIA CHRISTIAN TEACHING CENTER, INC.
		Corporation Name
	_	Sudick Culledow se
******	2 S	ignature of Chairman, Vice Chairman, President or other officer
		SHADRICK L. WALKER, SR.
		Typed or printed name
	F	PRESIDENT/PASTOR 10/28/95

Date

Title

#### PTHANTOMENTS

#### ARTICLE III FURPOSES

#### ADD

THE PURPOSES FOR WHICH THE ROSAZMARIA CHRISTIAN TEACHING CENTER. INC. IS ORGANIZED ARE EXCLUSIVELY RELIGIOUS. CHARITABLE, SCIENTIFIC, LITERARY, AND EDUCATIONAL WITH IN THE MEANING OF SECTION SOL(C) (3) OF THE INTERNAL REVENUE CODE OF 1986 OR THE CORRESPONDING PROVISION OF ANY FUTURE UNITED STATES INTERNAL REVENUE LAW.

ARTICLE IX FINANCES AND LIMITATIONS

DELETE THIRD PARAGRAPH (LINITATIONS)

#### ADD

NOTWITHSTANDING ANY OTHER PROVISION OF THESE ARTICLES. THIS DREANIZATION SHALL NOT CARRY ON ANY ACTIVITIES NOT PERMITTED TO BE CARRIED ON BY AN ORGANIZATION EXEMPT FROM FEDERAL INCOME TAX UNDER SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE OF 1985 OR THE CORRESPONDING PROVISION OF ANY FUTURE UNITE. STATES INTERNAL REVENUE LAW.

#### ADD

#### ARTICLE XV DISTRIBUTION OF ASSETS

UPON THE DISSOLUTION OF THE CORFORATION, 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 CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE, OR SHALL BE DISTRIBUTED TO THE FEDERAL GOVERNMENT, OR TO A STATE OF 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 EXCLUSIVELY FOR SUCH PURPOSES.

SHADRICK L. WALKER, SR. PRESIDENT/PASTOR