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TO

#### FLORIDA DEPARTMENT OF STATE Sandra B. Morthain Secretary of State

July 20, 1995

EMPIRE CORPORATE KIT COMPANY

MIAMI, FL

SUBJECT: HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH INCORPORATED REF; M95000014666

We received your electronically transmitted document. However, the document has not been filed and needs the following corrections:

The corporate name must be identical throughout the document.

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 (904) 487-6934.

Loria Poole Corporate Specialist FAM Aud. #: H95000008015 Letter Number: 495A00034767

Division of Corporations - P.O. Box 6327 - Tallahassee, Florida 32314

EMBITOR OF CORPORATIONS

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Prepared By Rentiques & Assessatos, F.A 7 NY 2nd atreat, 0 218 Hissis, Fl 33128 308-233-1890 FMF 0557940

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### ARTICLES OF INCORPORATION OF

### HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, EMCORPORATED

A Not-Por-Profit Corporation

Whereas, HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED (herainafter called the "Church"), is desirous of forming an entity of worship, a Church; and

Whereas, we desire the incorporation of a corporation for the Church to receive, hold, encumber, manage and transfer property as may be directed by its members in Sessions from time to time;

Now, Therefore, We, the undersigned subscribers to these Articles of Incorporation, being not less than three natural persons competent to contract, do hereby associate ourselves together for the purpose of forming such a nonprofit corporation under the laws of the State of Florida, more specifically Chapter 617.

#### Article I

#### HAKE

The name of the Corporation is HERALD of HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED.

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#### Article II

#### ADDRESS

The principal office and mailing address shall be 3820 NW 166 Street, Opa Locka, Florida, 33055.

#### Article III

#### PURPOSES AND POWERS

The purposes for which the corporation exists and its powers, are as follows:

- A. To be the corporation which the Church aforesaid has caused to be formed, to receive, hold, encumber, manage and transfer property and to facilitate the management of its civil affairs in such a manner as may be directed by its session from time to time.
- To take, receive, hold, administer and dispose of all lands, tenements, rents, annuities, franchises, hereditaments, moneys, securities, income and property, real and personal, of any kind, which at any time or times heretofore have been or which at any time and from time to time may hereafter be given, granted, bargained, sold, released, devised, bequeathed, conveyed, transferred, assigned, set over or delivered by any person or persons, corporations, associations, trustees, foundations or other forms of organization, to the Church or to this Corporation or to the predecessors of either, or to their use or to the use of any of them, or in trust for them or any of them for the support of any work, activity, purpose, project or interest of the church or its predecessors, in which property of any kind the Church or this Corporation or the predecessors of either have or are intended to have any legal or aquitable interest, present or future, vested or contingent.
- C. To take over, administer, manage and supervise all civil affairs of the Church, subject to the direction and authority of the Session of the Church.

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- D. To form, incorporate, terminate or dissolve civil agencies or corporations to carry out any of its purposes, which actions shall be reported to the session of the Church, and to manage, supervise, control, direct and maintain such civil agencies or corporations. Each such civil agency or corporation shall have the same relationship to the Church as this Corporation has.
- E. To serve as an agency of the Church in the presentation of the needs and work of the Church.
- g. To exercise all the powers conferred by law upon corporations not for profit, to the extent that such powers are not in conflict with the purposes of the Corporation nor with the directions or policy of the Church.
- G. To operate exclusively for such religious purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1954 or corresponding provisions of any future United States internal revenue law.
- H. This Corporation will not carry on any other activities not permitted to be carried on by {a} a corporation exampt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954, or the or corresponding provisions of any future United States internal revenue law or {b} a corporation, contributions to which are deductible under section 1709c)(2) of the Internal revenue Code of 1954 or any other corresponding provision of any future United Sates internal revenue law.

#### Article IV

#### LIMITATION

The Corporation is a not for profit corporation under Chapter 617 of the laws of the State of Florida. The Corporation is not formed for pecuniary gain.

No part of the net earnings of the corporation shall be to the benefit of, or be distributable to its members or any other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for

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services rendered and to make payments and contributions in furtherance of the purposes set forth in this Article.

No substantial part of the activities of the corporation shall be the carrying on the 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 any candidate for public office.

#### Article V

#### DISSOLUTION

If the Church is formally dissolved by the Board of Trustces, or becomes extinct by reason of the dispersal of its members, the abandonment of its work, or other causa, such property as the Corporation may have, both real and personal, and including subsidiary or subordinate civil agencies or comporations, shall be held, used, or applied for such uses, purposes or trusts as the Board of Trustees may dimect, limit, or appoint, or such property may be sold or disposed of as the Board of Trustess may direct.

#### Article VI

#### TERM

The term of the Corporation shall be perpetual unless dissolved according to law.

#### Article VII

#### MEGIERS.

The Members of the Corporation shall be the active members of the Church, HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED. Qualification, admission, termination, standing and all other terms and conditions of membership shall be the same as those for active membership in the Church, as they now or hereafter exist as provided

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for in the organization's by-laws. The Members shall not be personally liable for the debts of the Corporation.

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#### Article VIII

#### TRUSTERS

The Management of the Corporation shall be vested in a Board of Trustees of not less than three Trustees, each of whom must be a Member of the Corporation in good standing. The Members shall elect the Trustees annually, in accordance with the by-laws of the Corporation. The Trustees shall deal with the property of the Corporation only as they may be authorized or directed by the members of the Church.

The Trustees shall exercise their authority in conformity with the actions of the Session as conveyed to them from time to time. The names and addresses of the persons who are to serve as Trustees until the first election thereof are as follows:

Name	Address
Steve Walker	20820 NW 28th Ct. Miami,33056
Enid Peart	Box 681625, Miami, Fl 33168
Karl Wilmott	18135 NW 6th Ave, Miami, 33169
Velma Wilmoto	18135 NW 6th Ave, Miami, 33169
Agatha Harris	115 NE 202 Terr. Miami, 3317

#### Artigle IX

#### **OFFICERS**

The officers of the Corporation shall be a President, a Vice-President, a Secretary, Treasurer, and such other Officers as may be elected by the Trustees from time to time. Two or more offices may be held by the same person, except that the same person may not be President and secretary simultaneously. The officers shall be elected and

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committees may be established by the Board of Trustees in accordance with the By-Laws of the Corporation. The following persons are to serve as officers until the first election thereof:

Name

Office

Steve Walker

President (and Asst. Pastor)

Velma Wilmott

Vice-President

m

Bmid Peart

Corporate Secretary

Karl Wilmott

Treasurer

#### Article X

#### INDEMNIFICATION

The corporation shall indemnify and advance expenses to (to the fullest extent authorized or permitted by law), any person made or threatened to be made, a party to any action, suit or proceeding, by reason of the fact that the person is or was an Officer or Trustee of the corporation or is or was serving at the request of the corporation as a Trustee or Officer of another corporation, partnership, joint venture, trust, or other enterprise.

Unless otherwise expressly prohibited by law, and except as otherwise provided in the foregoing paragraph, the Board of Trustees of the Corporation shall have the sole and exclusive discretion, on such terms and conditions as it shall determine, to indemnify or advance expenses to any person made or threatened to be made, a party to any action, suit or proceeding by reason of the facts stated above.

#### Artiale II

#### REGISTERED OFFICE AND AGENT

The Street address of the registered office of the Corporation in the state of Florida is: 7 NW 2nd Street, #

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218, Miami. Fl 33128, and the name of its initial registered agent at such address shall be Gennivieve Henriques.

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#### Article III

#### BY-LAMS

The power to adopt, alter, amend, repeal, rescind or adopt new By-lews, shall be vested in the Board of Trustees of this corporation, and shall be by majority vote. The By-Laws of this corporation shall be for the government of the corporation and may contain any provision of requirement for the corporation, provided the same is not inconsistent with the Articles of Incorporation or contrary to the laws of this State or of the United States.

#### Article XIII

#### AMERICAN

The Corporation, through its Board of Trustees, reserves the right to amend, repeal, alter or change any provision contained in these Articles of Incorporation, or any amendment to them, in the manner now or hereafter prescribed by statute, and all rights and privileges conferred upon the Members, Officers and Trustees are subject to this reservation.

Proposed amendments may be voted on at any annual meeting or special meeting by a two-thirds vote of the Members present, provided that a full reading of the proposed changes (or a printed distribution of the same) shall have been made in connection with the call of the meeting. All amendments must be approved in writing by the Board of Trustees before becoming effective.

#### Artiale XIV

#### NON STOCK BASIS

This Corporation is organized on a non stock basis. This corporation shall not issue shares of stock.

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#### Article XV

#### SUBSCRIBERS

The names and residence addrsss of the subscribers to these articles of Incorporation are as follows:

	Name	Address
	Stava Walker	20820 NW 25th Ch, Minm1,33056
	Enid Peart	Box 681625, Miami, Fr 33168
33169	Natl Milmott	1813E NW Ach Ave, Miami,
33169	Velma Wilmott	18135 NW 6th A Miami,
33179	Agatha Harria	115 NE 202 Terr. Hiami,

in Witness Whereof, we have subscribed our names and seals this the Priday of Osland 1995.

Steve Miker

Nelmo (e), Line

Agotha Harris

Enid Peare

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State of Florida )

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County of Dade

Before we personally appeared Steve Walker, Agatha Harris, Enid Poart, Velma Wilmott and Karl Wilmott who produced as identification: <a href="https://www.defication.com/blance-new-com/b

Witness my hand and official seal, this the day of July. A.D. 1995, in the aforesaid County and State.

Notary Public
My Commission expires:

CERTIFICATE DESIGNATING REGISTERED OFFICE FOR SERVICE OF PROCESS WITHIN THE STATE OF FLORIDA, AND MAKING REGISTERED UPON WHOM PROCESS MAY BE SERVED

Pursuant to the provisions of Florida Statutes 617.0501, the following is submitted:

That HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED desiring to qualify under the laws of the State of Florida, with its principal place of business 3820 NN 166 Street, Opa-Locka, Florida, 33055 has appointed GEWNIVIEVE HENRIQUES, HSQ, as its Registered Agent to accept Service of Process within the State of Florida.

#### ACCEPTANCE

TO

Having been named as Registered agant and designated to accept service of process for the above named corporation at 7 NW 2nd Street, # 218, Miami, Florida, 33128:1

I DO HEREBY AGREE TO ACT IN THIS CAPACITY and agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties. I am familiar with and accept the obligations of my position as registered agent.

Deted this 18 day of July, 1995.

GENNIVIEVE HENRIQUES, ESQ.

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Ministries thestolic Raith Inc. D/B/A Gospel Light Apostolic 3820 N.W. 166th St. Opa Locka Florida 33055 Church Phone: (305) 624-6875 • (305) 621-4937 State of Florida Walk in the Light Division of Corporations Secretary of State March 10, 1997 Please rush me a certified copy of Status Articles of Faith, with state stamp and seal saying filled by The State of Florida and amended with information added from amendment form, # Article V Dissolution For Herald of Harvest Ministries Apostolic Faith Incorporated, 3820 N.W.166 St., Opa-Locka, FL. 33055 We need this copy to expedite our 501 (c)(3) exempt status application. I have enclosed a check for \$52.50. If any questions please call Steve Walker at (305)621-4937. PLease mail to this address: Herald of Harvest Ministries 100002126521--9 -03/27/97-0114--011 Co/o Steve Walker 20820 N.W.28 Ct. \*\*\*\*\*35.00 \*\*\*\*\*35.00 Opa-Locka, FL 33056 Your Pastor Steve Walker 100002126521---:<del>4</del> -03/27/97--0114--012 Amend 18 3/26 #35 - CF 52,50. Cert



### FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

March 7, 1997

STEVE WALKER HERALD OF HARVEST 20820 NW 28 CT OPA LOCKA, FL 33056

SUBJECT: HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED

We acknowledge your recent request for certified copy of articles.

The check you submitted was insufficient to cover the cost of your request. Therefore, we are returning your request and check. To comply with this request, we will need a new check for \$52.50. Please resubmit your request along with your check and also a copy of this letter.

Should you have any questions regarding this matter you may contact our office at (904) 487-6872.

Tyrone Scott Certification Section Letter No.397A00011888 7.5, 01308/01386

HERALD OF HARVEBY MINDS CPO STEVE HARVEBY MINDS CPO STEVE HARVEBY MINDS CPO STEVE HARVEBY MINDS CPO STEVE HARVEBY MINDS MIN

MC VELMA SHEPARD

AS PER CONNERBATION BY

PHONE ON 3-25-97 YOU PEDLEPTED AN ADDITIONAL ASS. OF FOR THE AMMEDIANT OF AKTICLES OF FAITH FOR HELAND OF HALVER MINISTRICE.

ENCLOSED IR CHECK FOX \$35. W AS REQUESTED

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PASTON Steve Wall

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#### ARTICLES OF AMENDMENT

to

FILED ARTICLES OF INCORPORATION SECRETARY OF STAFE TALLAHASSEE FLORIDA 97 MAR 26 PM 3: 03

HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH JAC.

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.

Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)

ARTICLE V { AMENDED } NOITUJOZZIG

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 {C} {3} of the Internal Revenue Code, or corresponding section 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 disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization 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.

SECOND: The date of adoption of the amendment(s) was: 3-9-1997
THIRD: Adoption of Amendment (CHECK ONE)
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.
HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH INCO Corporation Name - RPORATED
Signature of Chairman, Vice Chairman, President or other officer
SIEVE EYERALD MALKER
Typed or printed name
TRESIDENT 3-9-1997
Title Date

April 17, 1997

HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORA P. O. BOX 681526 MIAMI, FL 33168 US

SUBJECT: HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH,

Secretary of State

INCORPORATED

Ref. Number: N95000003453

Debit Memo #: 5597-B

This is to inform you that check a fixed in the amount of \$61.25 submitted with the annual report for HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED has been returned by your bank because of ACCOUNT CLOSED.

We request you remit a cashier's check or money order, referencing the above named debit memo number, in the amount of \$76.25 made payable to the Department of State to cover the unpaid fees and service charge.

Section 607.1421 or 617.1421, Florida Statutes, requires at least 60 day notice of our intent to administratively dissolve or revoke your corporation for failure to filethe annual report and pay the filing fee. Consider this your 60 day notice if the payment is not received, your corporation will be administratively dissolved or revoked on or after June 17, 1997 and a reinstatement fee of an additional \$175 will be imposed to reactivate the corporation.

Please send the replacement check to my attention at the address listed below.

If you have any questions concerning the filing of your document, please call (904) 487-5057.

Pat Bailey Accountant I

Letter Number: 197A00019506

Secretary of State

April 17, 1997

HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORA P. O. BOX 681526 MIAMI, FL 33168 US

SUBJECT: HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH,

INCORPORATED

Ref. Number: N95000003453

Debit Memo #: 5597-B

This is to inform you that check #0271 in the amount of \$61.25 submitted with the annual report for HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED has been returned by your bank because of ACCOUNT CLOSED.

We request you remit a cashier's check or money order, referencing the above named debit memo number, in the amount of \$76.25 made payable to the Department of State to cover the unpaid fees and service charge.

Section 607.1421 or 617.1421, Florida Statutes, requires at least 60 day notice of our intent to administratively dissolve or revoke your corporation for failure to filethe annual report and pay the filing fee. Consider this your 60 day notice if the payment is not received, your corporation will be administratively dissolved or revoked on or after June 17, 1997 and a reinstatement fee of an additional \$175 will be imposed to reactivate the corporation.

Please send the replacement check to my attention at the address listed below.

If you have any questions concerning the filing of your document, please call (904) 487-6057.

Pat Bailey Accountant I

Letter Number: 197A00019506

# N95000003453

April 29, 1997

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REPLACEMENT FEE 1997

ANNUAL REPORT: HERALD OF HARVEST MINISTRIES APOSTOLIC FAITH, INCORPORATED

DEBIT MEMO: # 5597-B

CHECK #: 0271

## N95000003453

May 1, 1997

REPLACEMENT FEE 1997

ANNUAL REPORT: HERALD OF HARVEST

MINISTRIES APOSTOLIC FAITH,

INCORPORATED

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DEBIT MEMO: # 5597-B

CHECK #: 0271