# 179500003764

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

600001543386 -07/21/95--01067--014 \*\*\*\*131.25

AL 1/25/55

SUBJECT:						
		(Proposed corpor	ate name - must include	suifix)	S	
					SECULTA VISIONIO	
					8 - 8 - 8 - 8	
Enclosed is an	original and o	one(1) copy of ti	he articles of incorpa	oration and a check for :		
	\$70.00	\$78.75	□ \$122.50	\$131.25	6 5 S.P.	
	Filing Fee	Filing Fee & Certificate	Filing Fee & Certified Copy	Filing Fee, Certified Copy	TE TIONS	
				& Certificate		
EROM	Dlumbos	ndstrom, Reg. s Local Union	Agent 1 519 Labor-Manag	gement Committee, Inc		
FROM:			(Printed or typed)			
	14105 N	.W. 58 Court		(	N95-14994	
		<del></del>	Address			
	Miami La	akes, Florida	33014			
		Cit	y, State & Zip			
	(305) 36				•	
	<del></del>	Daytime	Telephone number			

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



### FLORIDA DEPARTMENT OF STATE

July 26, 1995

Sandra B. Mortham Secretary of State

JOHN LINDSTROM 14105 N.W. 58 COURT MIAMI LAKES, FL 33014

SUBJECT: PLUMBERS LOCAL UNION 519 LABOR-MANAGEMENT

COMMITTEE, INC.

Ref. Number: W95000014994

We have received your document for PLUMBERS LOCAL UNION 519 LABOR-MANAGEMENT COMMITTEE, INC. and your check(s) totaling \$131.25. However, the enclosed document has not been filed and is being returned for the following correction(s):

According to section 607.0202(1)(b) or 617.0202(1)(b), Florida Statutes, you must list the corporation's principal office, and if different, a mailing address in the document. If the principal address and the registered office address are the same, please indicate so in your 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) 487-6928.

Agnes Lunt Corporate Specialist

Letter Number: 495A00035454

SECRETARY OF STATE
DIVISION OF CORPORATIONS
95 AUG -8 AM 9:23

## ARTICLES OF INCORPORATION OF THE

# PLUMBERS LOCAL UNION 519 LABOR-MANAGEMENT COMMITTEE, INC.

#### A Corporation Not For Profit

#### ARTICLE I

#### Corporate Name

The name of this corporation is Plumbers Local Union 519 Labor-Management Committee, Inc.

#### ARTICLE II

#### Corporate Nature

This is a corporation not for profit, organized solely for general purposes pursuant to the Florida Corporations Not for Profit law set forth in Section 617 of the Florida Statutes, and for the specific purpose pursuant to the law relating to the establishment and operation of an industry wide labor management committee set forth in 29 U.S.C. §175a(a)(1)(B).

#### ARTICLE III

#### Duration

The term of existence of the corporation is perpetual.

#### ARTICLE IV

#### General and Specific Purposes

The specific and primary purposes for which this corporation is formed are:

(a) to improve labor management relationships, and union effectiveness in the plumbing industry in Florida, to enhance economic development of union plumbing opportunities, and to improve communication with respect to subjects of mutual interest and concern to labor and management. (b) to operate exclusively in any other manner for such industry labor management committee purposes as will qualify the corporation as an exempt organization under Section 501(c) of the Internal Revenue Code of 1986, (or the corresponding provision of any other applicable Internal Revenue Law) as amended, or under any corresponding provisions of any subsequent federal tax laws, covering the distributions to organizations qualified as tax exempt organizations under the Internal Revenue Code, including private foundations and private operating foundations.

#### ARTICLÉ V

#### Management of Corporate Affairs

(a) Board of Trustees. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Trustees. The number of Trustees of the corporation shall be ten (10), provided, however, that such number may be changed by amendment of the Bylaws. Of this number, five (5) shall be Employer Trustees elected by Employers signatory to the Plumbers Local Union No. 519 collective bargaining agreement Trustees and five (5) shall be Union Trustees elected by Plumbers Local Union No. 519.

The Trustees named herein as the first Board of Trustees shall hold office for a term of two (2) years, and subsequent Boards shall be elected every two (2) years thereafter. An Employer Trustee may be removed from office at any time by a majority vote of Employers signatory to the Plumbers Local Union No. 519 collective bargaining agreement. A Union Trustee may be removed at any time by action of the Union.

Any action required or permitted to be taken by the Board of Trustees under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Trustees. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Trustees without a meeting, and that the Articles of Incorporation and the Bylaws of this corporation authorize the Trustees to so act. Such a statement shall be prima facie evidence of such authority.

The names of the initial members of the Board of Trustees are as follows:

#### LABOR TRUSTEES

### **ADDRESS**

John A. Lindstrom	14105 N.W. 58 Court Miami Lakes, FL 33014
Phil E. Trucks, Jr.	14105 N.W. 58 Court Miami Lakes, FL 33014
Harold R. Schoeck	14105 N.W. 58 Court Miami Lakes, FL 33014
Richard A. Lindstrom	14105 N.W. 58 Court Miami Lakes, FJ, 33014
John Ott	14105 N.W. 58 Court Miami Lakes, FL 33014
MANAGEMENT TRUSTEES	ADDRESS
Douglas Orr	301 Flagler Street Miami Springs, FL 33166
Tom Jay	7991 West 25 Court Hialeah, FL 33013
Raymond P. Viens	5430 N.W. 33 Ave., #106 Ft. Lauderdale, FL 33309
Bonnie Bloom	900 N.W. 144 Street Miami, FL 33168
Michael Kurtz	14059 S.W. 142 Street Miami, FL 33186

(b) Corporate Officers. The Board of Trustees shall elect from among themselves the following officers: President, Vice President, Secretary and Treasurer, and such other officers as the Bylaws of this corporation may authorize the Trustees to elect from time to time. Until such election is held, the following persons shall serve as corporate officers:

President

Raymond P. Viens

Vice President

Phil E. Trucks, Jr.

Secretary

Bonnie Bloom

Treasurer

John Iindstrom

#### ARTICLS VI

## Earnings & Activities of Corporation

- (a) No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its trustees, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article IV hereof.
- (b) 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 camp/ign on behalf of any candidate for public office.
- (c) 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) of the Internal Revenue Code of 2954 (or the corresponding provision of any future United States Internal Revenue Code Law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).
- (d) Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

#### ARTICLE VII

#### Distribution of Assets

Upon dissolution of the corporation, the Board of Trustees shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all of 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 such purposes as are set forth in Article IV herein, as the Board of Trustees shall determine.

#### ARTICLE VIII

#### Subscribers

The names and addresses of the Subscribers of this corporation are as follows:

<u>Name</u>	Address
John A. Lindstrom	14105 N.W. 58 Court Miami, FL 33014
Phil E. Trucks, Jr.	14105 N.W. 58 Court Miami, FL 33014
Harold R. Schoeck	14105 N.W. 58 Court Miami, FL 33014
Richard A. Lindstrom	14105 N.W. 58 Court
John Ott	Mj ai. FL 33014 1 1105 N.W. 58 Court
Douglas Orr	Niami, FL 33014  3:11 Flagler Street  Mlami Springs, FL 33166
Tom Jay	7991 West 25 Court Hialeah, FL 33013
Raymond P. Viens	5430 N.W. 33 Ave., #106 Ft. Lauderdale, FL 33309
Bonnie Bloom	900 N.W. 144 Street Miami, FL 33168
Michael Kurtz	14059 S.W. 142 Street Miami, FL 33186

#### ARTICLE IX

#### Amendment of Bylaws

Subject to the limitations contained in the Bylaws, and any limitations set forth in the Corporations Not For Profit law of the State of Florida, the Bylaws of this corporation may be made, altered, rescinded, added to, or new Bylaws may be adopted, either by a resolution of the Board of Trustees, or by following the procedure set forth therefor in the Bylaws.

#### ARTICLE X

#### Dedication of Assets

The property of this corporation is irrevocably dedicated to the purposes as set forth in Article IV herein and no part of the net income or assets of this corporation shall ever inure to the benefit of any trusteee or officer thereof, or to the benefit of any private individual.

#### ARTICLE XI

## Registered Agent and Office

The address of the corporation's registered office shall be 14105 N. W. 58 Court, Miami Lakes, Florida 33014, and the name of its registered agent at said address shall be John A. Lindstrom.

#### ARTICLE XII

## Amendment of Articles

Subject to any limitations set forth in the Corporations Not For Profit law of the State of Florida, the Articles of Incorporation may be made, altered, rescinded, or added to, by a majority vote of the Board of Trustees.

-	
We the undersigned, being	the subscribers and incorporators of
1	ose of forming this Corporation not
	he State of Florida, have executed
these Articles of Incorporation	this of July
(+30) S	
suscriber / / / / / / / / / / / / / / / / / / /	John A. Lindsteom
Subscriber	Phil E. Trucks, Jr.
Should By Some	Harold R. Schoeck
Subscriber	norota k. benoetk
Subscriber	Richard A. Lindstrom
John Att	John Ott
Subscriber	XXIII
Subscriber	Douglas Orr
- Forn O Jack	_Tom Jay
Subscriber	
Subscriber	Raymond P. Viens
Domie Rlom	_Bonnie Bloom
Subscriber	
Subscriber	Michael Kurtz
Regis	stered Agent

# CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

SECRETARY OF STATE

95 AUG -8 AM 9: 23

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:
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Plumbers Local Union 519 Labor-Management Com	mittee, Inc.
PRINCIPAL PLACE OF BUSINESS/OFFICE:	
14105 N.W. 58th Court, Miami Lakes,	FL 33014 (same as Registered Agent)

2. The name and address of the registered agent and office is:

John A. Lindstrom, Registered Agent
(NAME)
14105 N.W. 58 Court
(P.O. Box of Mail Drop Box NOT ACCEPTABLE)
Miami Lakes, Florida 33014
(City/State/Zip)

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.

(SIGNATURE)

(DATE)

# N96000003764

MINIST 1227 N	ERS UNITED FOR CHRIST TRIES INC W 29TH ST L FLORIDA 33142	THURST CONTROLLS
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☐ Mail out	Will wait Photocopy	·
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	Amendment	
NonProfit	Resignation of R.A., Officer/ Director	1
Limited Liability	Change of Registered Agent	
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Other	Merger	
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OTHER FILINGS	REGISTRATION/	1.00
OTHER FILINGS Annual Report	REGISTRATION/ QUALIFICATION	Amend
	REGISTRATION/ QUALIFICATION	Amend
Annual Report	QUALIFICATION	
Annual Report Fictitious Name	Fuergn Fuergn	Amend Vs AUG 2 2 1997
Annual Report Fictitious Name	Facign Limited Partnership	

Examiner's datas.

# ARTICLES OF AMENDMENT

to

## ARTICLES OF INCORPORATION

FILED 97 AUG 14 AM 8:25 ALLAMASSET ENSIGHT

of

Officers United For Christ Ministries, The.

Pursuant to the provisions of section 61°.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 )

Sie Athelied

SECOND: The date of adoption of the amendment(s) was 8 AUGUST 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
OFFICERS UNITED FOR CHRIST MINISTRICS INC  PASTOR  Corporation Name  EXECUTIVE DREGIER  Signature of Chairman, Vice Chairman, President or/other officer
PASTOR (CREANDO BEMERY (EXECUTIVE DIRECTOR)
EXECUTIVE DRECTER President 8 ALG1997 Title Date

# FIRST: THE AMENDMENT INDICATED BELOW IS BEING DELETED.

0

**ARTICLE HI PURPOSE (S)** 

The specific purpose(s) for which the corporation is organized is (are): To help other people of all natonalities to come together through the teaching and preaching og God's holy word, through the Holy Bible-allowing them to make better choices in their every day life. Giving them necessary information from the Holy Bible which applies to their personal/bussiness/raising children and abuse control substances. The goal of this ministry is to give hope/encouragemeny and spread the Good News of the gospel.

FIRST: Amendment(s) adopted: PLEASE AMEND/ADD THE BELOW DESCRIBED INFORMATION AS PRINTED.

**ARTICLE III PIRPOSE(S)** 

The specific purpose(s) for which the corporation is organized is (are): Said corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making distributions to organizations under Section 501 (C) (3) of the Internal Revenue Code (or the corresponding section of any future Federal tax code.)