Department work to Division of Corporations

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

Signature 17811165 -04/16/96--01002--017 ****131.25

| SUB 'ECT: | | HUTLIN | UG HNNOS MIN | USTRIES, INC | |
|----------------|-----------------------|----------------------------------|--------------------------------------|---------------------------------------------------|------------|
| | | (tacheser corbor | ato name - must include si | dlix) | |
| | | | | | |
| Enclosed is as | n original and o | onc(1) copy of t | he articles of incorpo | ration and a check fo | г: |
| | \$70.00 Filing Fcc | \$78.75 Filing Fee & Certificate | \$122.50 Filing Fee & Certified Copy | \$131.25 Filing Fee, Certified Copy & Certificate | |
| FROM | : REL |). Rober Name | 27 JORDAN (Printed or typed) | - | |
| | | 401 N | Address | APT B | |
| | <u> </u> | 7 MPA | FC 3 | 3612-580 | / |
| | | 813 - C | 777 - 725 Telephone number | <u>-8</u> | - |
| • | | . • | | ALLAHASSEE, FLOR | FILED SILE |
| 1 | NOTE: Pleas | e provide the o | riginal and one copy | y of the articles. | 8 0 |

ARTICLES OF INCORPORATION OF HEALING HANDS MINISTRIES, INC...

FILED

96 APR 16 ANTH 53

SECTLATENT OF STATE
INCLARAGES IN TERMS

KNOW ALL MEN BY THESE PRESENTS:

That we the undersigned, residents of the State of Florida and citizens of the United States of America, of full age of majority, have for the purpose of forming a non-profit corporation pursuant to the laws of the State of Florida, for the purposes expressed in ARTICLE III hereof, adopted the following Articles of Incorporation:

ARTICLE I

The Name of this corporation shall be HEALING HANDS MINISTRIES, INC., and its duration is to be perpetual.

ARTICLEM

The name of the registered agent and the location and principal address of the corporation's registered office in the State of Florida is Rev. Robert Jordan 2708 N. Florida Ave. Tampa, Fl 33605

ARTICLE III

This nonprofit corporation is organized and operated exclusively for the religious purposes of a church within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, of the United States of America.

In furtherance of its nonprofit, tax-exempt purposes, the corporation shall have the following powers and authority; however, the corporation shall not be empowered, and is prohibited from, engaging in any activity which is not allowed pursuant to Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, of the United States of America:

- (a) To operate under the name as set forth in ARTICLE I above;
- (b) To employ qualified legal counsel and other necessary personnel to carry out the purposes of this corporation;
- (c) To accept financial contributions;
- (d) To conduct its activities in accordance with and subject to all applicable State and Federal laws and regulations;
- (e) To adopt and use a corporate seal;
- (f) To make contracts;
- (g) By its Board of Trustees to appoint such officers and employees as may be decreed proper; define their authority and duties; fix their compensation; require bonds of such of

them as it deems advisable and fix the penalty thereof; dismiss such officers or employees, or any thereof for any good reason and appoint others to fill their places;

- (h) To adopt bylaws regulating and establishing:
 - (1) A definite and distinct ecclesiastical government:
 - (2) A formal code of doctrine and discipline;
 - (3) A congregational membership not associated with any church and/or denomination;
 - (4) An organization of ordained ministers ministering to the congregation;
 - (5) A system of ordaining ministers after completing prescribed courses of study;
 - (6) A literature of the ministry;
 - (7) Regular religious services;
 - (8) Training classes and seminars for the instruction of young and old; and
 - (9) Schools for the preparation of its ministers; and
 - (10) Christian Schools for the instruction of children;
- (i) To minister sacerdotal functions and conduct regular religious worship service;
- (j) To adopt and assume names in the furtherance of its nonprofit, tax exempt purposes;
- (k) To use any and all media, including but not limited to, print, television and radio, in the furtherance of its nonprofit, taxexempt purposes;
- (l) To conduct seminars in the furtherance of its tax-exempt purposes;
- (m) To provide a local place for the worship of Almighty God, Our Heavenly Father;
- (n) To provide for Christian Fellowship for those of like faith, where the Holy Spirit and Jesus Christ, the Son of God, may be honored according to our distinctive testimony;
- (o) To assume our share of the responsibility and the privilege of propagating the Gospel of Jesus Christ;
- (p) To acquire, hold, operate, mortgage, hypothecate, and dispose of any property (real, personal or mixed) whenever necessary or appropriate to the carrying out or its nonprofit, tax-exempt purposes; and
- (q) To exercise such incidental powers as may reasonably be necessary to carry out the purposes for which the corporation is established, provided that such incidental powers shall be exercised in a manner consistent with its tax-exempt status as a religious organization as set forth in Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, of the United States of America.

Notwithstanding any provisions of these Articles of Incorporation, the corporation shall <u>not</u> engage in any political activity proscribed by Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, of the United States of America, nor shall any income or assets of the corporation inure to the benefit of any member, private individual or business entity.

ARTICLE IV

The number of trustees, and their qualifications, of this corporation shall be established in the bylaws of this corporation. The Board of trustees shall be the only voting members of the corporation and shall conduct all of the business of the corporation except as specifically delegated.

ARTICLE V

This non-profit corporation is formed without any purpose of monetary profit to itself or its members and shall have no capital stock.

ARTICLE VI

The registered agent of the corporation shall be, Rev. Robert Jordan 2708 N. The corporation's initial registered office is 2708 N. Florida Ave. Tampa, Ft 33605

ARTICLE VII

The name and address of each incorporate.

Rev. Robert Jordan 10401 N. 11th Street Apartment B Tampa, Fl. 33612-5801

Brenda G. Jordan 10401 N. 11th Street Apartment B Tampa, Fl. 33612-5801

Annie Adkins 904 W. Nassau St. Apartment 144 Tampa, Fl. 33607

ARTICLE VIII

Upon dissolution of the corporation for any cause, all of the assets and property, both real and personal, then owned or controlled by this corporation shall revert to and become the property of an non-profit institution accorded tax-exempt status under Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, of the United States of America, to be designated by the board of Trustees; provided, however, that the just debts and liabilities of the corporation shall first be paid. Upon dissolution, none of the assets or property of the corporation shall devolve to the benefit of any private individual or business entity of the corporation.

ARTICLE IX

The President of the Corporation shall manage the daily affairs of the corporation. The President will be elected on an annual basis from the voting members of the corporation.

ARTICLE X

The by-laws of the corporation may be made, altered, or rescinded by the Board of Trustees of the corporation, through regular or special meeting.

ARTICLE XI

These Articles may be amended at any regular meeting of the membership of the cooperation, or at a special meeting called for that purpose, by a two-thirds (2/3) majority.

The undersigned Incorporators have executed these Articles of Incorporation this 3 rd day of April 1996.

Signatures of Incorporators:

Rev. Robert Jordan

Brenda Jordan 7

Annie Adkins

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE 96 APR 16 AM II: 53

FILED

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES, THE 00000UNDERSIGNED 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: | |
|----|-----|------|----|-----|-----------------|--|
|----|-----|------|----|-----|-----------------|--|

| HEALING | HANDS | MINISTRIES | INC |
|---------|--------------|------------|-----|
| | (must includ | c sullix) | - |

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

| REU. | 72 | DBER | T | JOR DAN |
|-----------------------------------------|-----------|-----------|----------|-------------|
| | | | | · · · · · · |
| 10401 | | | | |
| (P.O. Box or l | Mail Drop | Box NOT | CCEPTABL | <u>:)</u> |
| TAMPA | 7 | FL | | 6/2-5801 |
| , , , , , , , , , , , , , , , , , , , , | (CITY/S | rate/Zip) | 813- | 977-7258 |

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.