

LAW OFFICES OF
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Miami, Florida 33015

KNOVACK G. JONES
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FAX: (305) 364-1244

N96000003348

January 27, 1999

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

600002763346--4
-02/03/99--01043--005
*****35.00 *****35.00

**RE: Amended Articles of Incorporation For
An House of Prayer For All People, Inc**

Dear Sir or Madam:

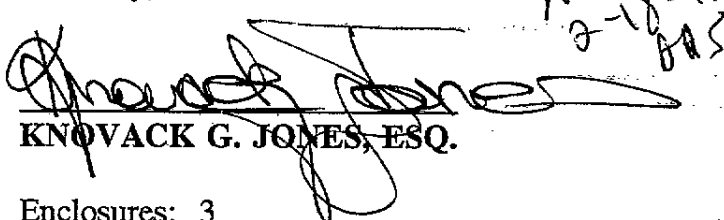
Please find enclosed an Articles of Amendment to Articles of Incorporation, Amended Articles of Incorporation in the above referenced matter.

Enclosed also please find a check in the amount of \$35.00 for the filing fees.

If further assistance is needed, please feel free to contact us at (305) 364-7668.

Thank you for your cooperation in this matter.

Sincerely,


KNOVACK G. JONES, ESQ.

Amend
2-18-99
BAS

Enclosures: 3

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

99 FEB 18 PM 3:11

FILED



FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

February 8, 1999

KNOVACK G. JONES & ASSOCIATES, P.A.
SUITE 201
18590 N.W. 67TH AVENUE
MIAMI, FL 33015

SUBJECT: AN HOUSE OF PRAYER FOR ALL PEOPLE, INC
Ref. Number: N96000003348

FILED
99 FEB 18 PM 3:11
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

We have received your document for AN HOUSE OF PRAYER FOR ALL PEOPLE, INC and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The word "initial" or "first" should be removed from the article regarding directors, officers, and/or registered agent, unless these are the individuals originally designated at the time of incorporation.

The incorporator(s) cannot be amended or changed. Please correct your document accordingly.

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 (850) 487-6957.

Doug Spitler
Document Specialist

Letter Number: 099A00005561

ARTICLES OF AMENDMENT
to
ARTICLES OF INCORPORATION
of

FILED
99 FEB 18 PM 3:11
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

AN HOUSE OF PRAYER FOR ALL PEOPLE, 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.)

Amended Articles: VI, VII

Added: XIV

SECOND: The date of adoption of the amendment(s) was: December 6, 1998

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.

An House of Prayer for All People, Inc.
Corporation Name

Clara Bender
Signature of Chairman, Vice Chairman, President or other officer

CLARA Bender
Typed or printed name

President ID 1-16-99
Title Date

Section 2: Application for Membership. Any applicant meeting the qualifications set forth above and desiring to become a member of the Corporation shall make application on a form supplied by the Corporation adherence to the organizations worship services and time is important unless a condition prevents it.

Section 3: Termination of Membership. Membership may be terminated by expulsion for a just cause or by resignation with thirty days prior written notice to the Board of Directors. (Such actions include evidence of a busybody, double minded, doubletongued, discipline refusal, etc.)

ARTICLE VI

BOARD OF DIRECTORS

1. The Corporation shall be managed by the Board of Directors who shall be commonly known as the Executive Board who shall determine policy. There may be an executive committee who shall be constituted and have such powers as provided in the By-Laws.

2. The Board of Directors also known as the Executive Board shall be composed of not less than three (3) nor more than five (5) persons. Members of the Board of Directors shall be officers of the Corporation.

3. The Board of Directors, who shall serve and manage all of the affairs of the corporation until the first annual meeting or until the successor are elected.

1. CLARA BENDER
20532 N.W. 44TH COURT
CAROL CITY, FL 33055

2. JUANITA FANK
15445 SW 296th Street
LEISURE CITY, FL 33033

3. VERNETTA CANTY
28802 S.W. 150TH AVENUE
HOMESTEAD, FL 33033

ARTICLE VII

OFFICERS

1. There shall be the following officers of the Corporation: President, 1st and 2nd Vice-President, Secretary, Treasurer and such other officer as may be required by the By-Laws of the Corporation allowing the Secretary/Treasurer to be held by the same officer.

2. The officers, who shall serve from one year after incorporation are:
PRESIDENT/CHAIRMAN OF THE BOARD:

Clara Bender

Clara Bender

1st VICE-PRESIDENT: Vacant

2nd VICE PRESIDENT: Vacant

SECRETARY:

Juanita Fank

TREASURER:

Vernetta Canty

ARTICLE VIII **BY-LAWS**

The By-Laws of the Corporation shall be made, altered or rescinded by a majority vote of the voting membership present or voting by proxy at any regular meeting, or by a majority vote of the Board of Directors; provided that notice thereof, which shall include the text of the By-Laws change, has been furnished in writing to each voting member of the Corporation at least ten (10) days prior to the meeting at which such alteration to the By-Laws is to be voted upon, whether it be a membership meeting or a Board of Directors' meeting.

The Articles of Incorporation of this Corporation shall be amended or additional provisions added to adopted by a two-thirds (2/3) vote of the members of the Board of Directors present or voting by proxy at any meeting thereof; provided that notice thereof, which shall include the text of the change of Articles of Incorporation at least ten (10) days prior to the meeting at which such Articles of Incorporation change is to be voted upon, followed by the compliance with the Florida Statutes regarding Amendments to Articles of Incorporation of non-profit corporations.

ARTICLE IX **AMENDMENTS TO ARTICLE OF INCORPORATION**

These Article of Incorporation may be amended by a majority vote of the Board of Directors present at a regular or special meeting of the Board of Directors provided a quorum is present and the specific proposed Amendment has been mailed to each member of the corporation at least two (2) weeks prior to the regular or special meeting and a notice of the meeting is similarly provided. The Amendment shall be effective upon acceptance by the Secretary of State.

corporation at least two (2) weeks prior to the regular or special meeting and a notice of the meeting is similarly provided. The Amendment shall be effective upon acceptance by the Secretary of State.

ARTICLE X
BEGINNING OF CORPORATE EXISTENCE

The corporate existence shall begin upon acceptance and approval of these Article of Incorporation by the Department of State.

ARTICLE XI
REGISTERED AGENT AND OFFICE

Until provided otherwise by the Board of Directors the registered agent and registered office shall be:

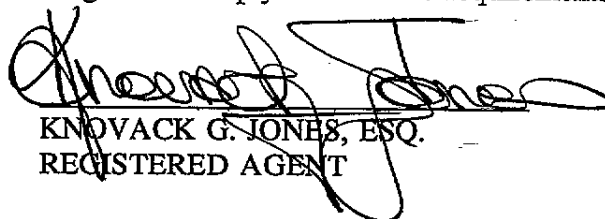
KNOVACK G. JONES, ESQ.
18590 N.W. 67TH AVENUE, SUITE 201
MIAMI, FLORIDA 33015
(305) 364-7668

ARTICLE XIII
INDEMNIFICATION

The By-Laws may provide for indemnification of the Board of Directors, officers and employees of the Corporation.

ACKNOWLEDGEMENT AND CONSENT OF REGISTERED AGENT

Having been made initial Registered Agent to accept service of process of the corporation at the initial registered office designated in these Articles of Incorporation, I hereby accept such status and consent to act in this capacity and agree to comply with all the requirements of the law pertaining thereto.


KNOVACK G. JONES, ESQ.
REGISTERED AGENT

ARTICLE XIV
DRESS CODE

I Timothy 2:9 states that "women should adorn themselves in modest apparel.....

We are asking that the following **not be worn** to **any church services or functions within the church**. Youth will be advised of code changes for outside functions and **must** also abide by those codes:

YOUNG LADIES

PANTS AND SHORTS

NO **HOT** PANTS OR SHORTS

NO SHORTS OR PANTS OF **ANY LENGTH**

SHIRTS, TOPS, AND BLOUSES

NO **TIGHT** TOPS OR BLOUSES

NO **LOW CUT** BLOUSES OR TOPS

NO **SLEEVELESS** BLOUSES OR TOPS

JEWELRY

NO NOSE RINGS

SKIRTS AND DRESSES

NO MINI SKIRTS OR DRESSES

NO **TIGHT** SKIRTS OR DRESSES

NO **SLEEVELESS** DRESSES

NO SKIRTS OR DRESSES WITH
HIGH SPLITS

GROOMING

NO **COMBS** LEFT IN HEAD

HAIR MUST BE WELL GROOMED

SHOES

NO SNEAKERS

NO PLATFORM OR REGULAR
SHOES WITHOUT STOCKINGS OR
SOCKS

NO SLIDES OR SLIPPERS

YOUNG MEN

TOPS AND SHIRTS

NO SLEEVELESS SHIRTS OR TOPS

NO TIGHT FITTING SHIRTS

NO UNBUTTONED SHIRTS EXPOSING
CHEST AND CHEST HAIRS

NO OVRESIZED LOOSE FITTING SHIRTS

**TIES MAY BE WORN AND SLEEVELESS
TANK SHIRTS UNDERNEATH TOPS

SHOES

NO SNEAKERS

NO SHOES WITHOUT SOCKS

NO SLIDES OR SLIPPERS

GROOMING

NO DREADLOCKS, BRAIDS, OR PLAITS

NO TOOTHPICKS IN MOUTH OR BEHIND EARS

NO COMBS LEFT IN HEAD

**HAIR MUST BE WELL GROOMED

JEWELRY

NO EARRINGS OR NOSE RINGS

SHORTS AND PANTS

NO SHORTS OF ANY LENGTH

NO LOOSE FITTING OR
OVERSIZED PANTS, FALLING OFF
THE WAIST EXPOSING
UNDERGARMENTS