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AMENDED AND RESTATED ARTICLES OF INCORPORATION

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ARTICLES OF INCORPORATION

SECRETARY OF STATE
TALLAHASSEE, FLORIDA
These Amended and Restated Articles of Incorporation were adopted effective August 7, 21 08 by the Corporation's Board of Directors pursuant to Section 617.1007, Florida Statutes. None of the amendments required member approval. These Amended and Restated Articles of Incorp ration supersede the original Articles of Incorporation, as amended.

Article L. Name

If no old name is listed below, the name of this Florida not-for-profit corporation has not been changed. If the current/new name listed below differs from the old name, the current/new na ne will become effective upon the filing of this document.

Current/New Name: Sylvester Ministries, Inc. Old Name:

Article II. Address

The mailing address of the Corporation is: Sylvester Ministries, Inc. 1390 N. Scacrest Boulevard Boynton Beach FL 33435

Atticle III. Purpose

To the extent permitted by Code Section 501(c)(3), the Corporation is organized exclusively or one or more of the following purposes: religious, charitable, scientific, testing for public safe v. literary, or educational purposes, or to foster national or international amateur sports competi ion. or for the prevention of cruelty to children or animals. All references to "Code" are to the Internal Revenue Code of 1986 as amended or to corresponding provisions of future federal tax legislation.

Article IV. Membership

All persons interested in the purposes of the Corporation are eligible for membership it the Corporation if they are capable of contributing to the achievement of those purposes an I the effective operation of the Corporation, and if they comply with the requirements established from time to time in the Bylaws. Members shall have no voting rights or other rights except as profided in the Bylaws.

Article V. Registered Agent

The name and address of the registered agent of the Corporation is:

SHELIA BANKS 1390 N SEACREST BLVD BOYNTON BEACH FL 33445

Article VI. Limitations

No part of the net earnings of the Corporation shall inure to the benefit of (or be distributable to) its directors, officers, members 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 any of its purposes. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attemp ing to influence legislation, except as otherwise provided in Code Section 501(h). The Corporation shall not participate or intervene in any political campaign (including the publishing or distributing of statements) on behalf of any candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any activities except those permitted to be carried on by a corporation exempt from federal income tax under Code! cetion 501(c)(3) or by a corporation contributions to which are deductible under Code Section 170()(2).

If the Corporation is at any time deemed to be a private foundation within the meaning o Code Section 509(a), then for the period in which the Corporation is so deemed, the Corporatio shall distribute its income for each tax year at such time and in such manner as not to subject the Corporation to tax under Code Section 4942, and the Corporation shall not engage in any act of self dealing as defined in Code Section 4941(d), retain any excess business holdings as defined in Code Section 4943(c), make any investments as to subject the Corporation to tax unde Code Section 4944 or make any taxable expenditures as defined in Code Section 4945(d).

Article VII. Board of Directors

The affairs of the Corporation shall be managed by a Board of Directors consisting of no less than three directors. The number of directors may be increased or decreased from time to time in accordance with the Bylaws of the Corporation, but may never be less than three. The election of directors shall be done in accordance with the Bylaws. The directors shall be protected from personal liability to the fullest extent permitted by law. The name of each member of the Corporation's Board of Directors is:

Sheila Banks Gale Young Teresa Gibbs

Article VIII. Dissolution

Upon the dissolution or winding up of the Corporation, the assets remaining after payment (or provision for payment) of the Corporation's debts and liabilities shall be distributed to a n x-for-profit corporation, trust, community fund or foundation that has established its tax exempt status under Code Section 501(c)(3).

Article JX. Corporate Existence

The corporate existence of the Corporation shall begin effective upon the filing date of the original Articles of Incorporation.

The undersigned executed these Amended and Restated Articles of Incorporation on the date shown below.

Sylvester Ministries, Inc.

by S. Simons as attorney-in-fact

Name: Sheila Banks

Title: Director and President

Date: 8/7/08

CERTIFICATE OF DESIGNATION REGISTERED AGENT/OFFICE

CORPORATION:

Sylvester Ministries, Inc.

REGISTERED AGENT/OFFICE:
SHELIA BANKS
1390 N SEACREST BLVD
BOYNTON BEACH FL 33445

I agree to act as registered agent to accept service of process for the corporation named above at the place designated in this Certificate. I agree to comply with the provisions of all statutes relating to the proper and complete performance of the registered agent duties. I am familiar with and accept the obligations of the registered agent position.

SHELIA BANKS

by S. Simons as attorney-in-fact

Date: August 7, 2008