N96MM

H.C. Lurner P.O. Box 829 Wahasso, FL 32970



Examiner's Initials

Office Use Only IT NUMBER(S), (if known): C ####120.50 ####120.50 (Document #) (Document #) (Corporation Name) (Corporation Name) (Document #) Certified Copy Walk in Pick up time Certificate of Status Photocopy Mail out Will wait AMENDMENTS NEW FILINGS Amendment Profit Resignation of R.A., Officer/ Director NonProfit Change of Registered Agent Limited Liability Dissolution/Withdrawal **Domestication** Merger Other OTHER FILINGS REGISTRATION/ QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark

Other

ARTICLES OF INCORPORATION

(A CORPORATION NOT FOR PROFIT)

ARTICLE I

NAME

The name of this Corporation shall be BROTHERBOOD OF KING SOLOMON'S TEMPLE AND O.E.S. INC.

ARTICLE II

PURPOSE

The general purpose of this Corporation shall be:

- 1) To promote and teach moral standards to humanity;
- 2) To do any and all other things that are legal as a Corporation in the State of Florida.

ARTICLEIII

LOCATION

The principal office of this Corporation in the State of Florida is located at 6560 87th street, Wabasso, Florida 32970 Dade County, Florida.

ARTICLE IV

TERM OF EXISTENCE

This Corporation shall have perpetual existence.

ARTICLE V

QUALIFICATION OF MEMBERS

The membership of this Corporation shall constitute the following:

- 1) Any and all men and women who exhibit to the majority of the Board of Directors a willingness to commit themselves to the purposes of the organization.
- 2) Now members shall be admitted to this Corporation as follows:

 By a majority vote of the members of the Board of Directors.

ARTICLE VI

SUBSCRIBERS

The names and addresses of the subscribers to these articles are;

NAMES

ADDRESSES

H.C. Turner, 6560 87th street, Wabasso, Florida 32970
William T. Barlow 1290 N.W. 35st Miami, Florida 33142
Willie Hall 1146 N.W. 3rd Ave. #1 Ft. Lauderdale, Fla. 33311

ARTICLE VII

OFFICERS

OFFICE NAME ADDRESSES

V. Pres. Euclid Selman 12275 NE 19th Avenue, N. Miami, Florida 33181 President H.C. Turner 6560 87th street, WabaSSO, Fla. 32970 Vice Pres. William T. Barlow 1290 N.W. 35st. Miami, Fla. 33142 Secretary Marcos Leliebre 1282 N.W. 35 st. Miami, Fla. 33142 Treasurer Willie Hall 1146 N.W. 3rd Ave. #1 Ft. Lauderdale, Fla. 33311

The officers shall be elected at the annual meeting of the Board of Directors as provided in the By-Laws and may be increased according to the By-Laws.

ARTICLEVIII

BOARD OF DIRECTORS

Section 1) The buniness, legal and financial affairs of this Corporation shall be managed by the Board Of Directors who shall also be members of this Coproration. The Corporation shall have four (4) Directors at all times, who shall be elected and hold office in accordance with the By-Laws.

Saction2) The names and addresses of the Directors until the first annual meeting are:

V. Pres. /Euclid Selman 12275 NE 19 Ave. N. Miami, Fin. 33181
President /H.C. Turner 6560 87th street, Wabasso, Fla. 32970
Vice Pres./William T. Barlow 1290 N.W. 35st. Miami, Fla. 33142
Secretary/Marco Leliebre 1282 N.W. 35 st. Miami, Fla. 33142
Treasurer/Willie Hall 1146 N.W. 3rd Ave. #1 Ft. Lauderdale, Fla. 33311

ARTICLE IX

REGISTERED AGENT & OFFICE

H.C. Turner, Located at the registered Corporation office, 6560 87th street, Wabasso, Fla. 32970, Will serve as the registered agent and will keep the office open relative to said requirement and will accept service of process for the Corporation.

ARTICLE X

BY-LAWS

Section 1) The board of Directors of this Corporation may provide such By-Laws..for the conduct of its business and the parrying out of its purpose as may be deemed necessary from time to time.

Sestion 2) Upon proper nation the By-Lens may be amended, Altered, or resoluted by a najority vota of those numbers of the Board of Directors present at any regular meeting or any special meeting that is noticed and called for that purpose.

ARTICLE XI

AMENDMENTS

Section 1) The articles of incorporation may be amended at a special meeting of the membership called for that purpose, the approval of a majority vote of the membership that is present and that is voting.

Section 2) Amendments to these Articles of Incorporation may be made at a regular meeting, by a majority vote of the membership voting.

Section 3) Any and all amendments, Whether approved by a majority vote of the membership that is present and that is voting at a special meeting of the membership called for that purpose or at a regular meeting, shall be in accordance with the Laws of the State of Florida and shall be in accordance with the purpose of this Corporation as hereinabove set forth in Article II, Section 1,2,3 and 4.

ARTICLE XII

MEETINGS

The regular meeting of this Corporation shall be held on the fourth Saturday of each month at 7:30 P.M., at the office of the Corporation or at whatever other place designated by the President.

CERTIFICAT: DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT AND HIS ADDRESS, UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091, Florida statutes, the following is submitted, in compliance with said act:

First- That BROTHERHOOD OF KING SOLOMONS TEMPLE AND O.E.S, INC., desiring to organize under the laws of the State of Florida with its principal office as indicated in the Articles of Incorporation at the City of Miami, County of Dade, Florida, has named H.C. Turner, located at 6560 87th street Wabasso, Florida 32970, as its agent to accept service of process within this state.

ACKNOWLEDGEMENT: (Must be signed by designated agent) Having been named to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby accept to act in this capacity and agree to comply with the provision of said Act relative to keeping open said office.

H.C. Turner registered agent-

ARTICLE XIII

DISTRIBUTION OF ASSETS UPON DISSOLUTION

No person, firm or Corporation shall over receive any dividends or profits from the undertaking of this Corporation and upon dissolution of this Corporation of the assests remaining after payment of all cost and expenses of such dissolution shall be distributed to organizations which have qualified under Section 501 (c) (3) of the internal revenue code, or to the Federal Government, or to a state or local government, or to a public purpose, and none of the assests will be distributed to any member, officer or trustee of this Corporation.

IN WITNESS WHEREOF, we, the undersigned subcribing incorporators, have hereunto set our hands and seals, this 7th day of August, 1996, for the purpose of forming this Corporation, Not for Profit, under/the laws of the State of Florida.

H.C. Turner

William T. Barlow Willie Hall

STATE OF FLORIDA

SS:

COUNTY OF Brunch

BEFORE ME, the undersigned authority duly authorized to take and administer oaths and acknowledgments, personally appeared H.C. Turner AND William T. Barlow AND Willie Hall, To me known to be the individuals named in and who executed the foregoing certificated of Incorporation and said persons persons acknowledged that they have executed the same for the purpose set forth herein and expressed.

IN WITNESS WHEREOF, I have berounte set my hand

and official seal in , // COUNTY, FLA.,

This // day of Agest . 19.96.

NOTARY PUBLIC, STATE OF FLORIDA AT LARGE

MY COMMISSION EXPIRES:

DAVID R. WEAKLAND DAVID R. WEARLAND
COMMISSION & CC 540519
EXPIRES MAPI 17, 2000 MONDED THRU ATLANTIC BONDING CO., INC.