N96000005246

| Rev. John H. McM (Requestors No. 325 South Caroli (Address) Daytona Beach, F (City, State, Zi | me) ne Street lorida 32114 | OFFICE USE ONLY |
|--|-----------------------------------|--|
| 1. Saint Paul Mi | ME(S) & DOCUMENTNUMBI | 3 D |
| 2 | • | toocuitant of |
| 3. | on Name) | (Document #) |
| | on Name) | (Document #) |
| 4. | on Name) | |
| Walk in Pi | ck up time | Certified Copy Cortificate of Status Division of Corporation |
| NEW FILINGS TO | NEW AND ADDRESS OF | SECTIVED SOCTIVATION SOCTIVAT |
| Profit | Amendment | 5 = = |
| K NonProfit | Resignation of R.A., Officer/Dire | actor RPC TO |
| Limited Liability | Change of Registered Agent | |
| Domestication | Dissolution/Withdrawal | - F |
| Other | . Merger . | |
| OTHER FILINGS 1 | REGISTRATION | |
| Annual Report | QUALIFICATION() | |
| Fictitious Name | Limited Partnership | • |
| Name Reservation | Reinstatement | |
| } | Trademark | |
| CR2E031(10/92) | Other | Examiner's Initials |
| | | OCT 1 4 1996 |

Articles of Incorporation

of

SAINT PAUL MISSIONARY BAPTIST CHURCH OF LAKE HELEN, INC.

We, the undersigned, acting as incorporators of a Corporation Not For Profit, pursuant to Chapter 617, Florida Statutes, hereby adopt the following Articles of Incorporation.

ARTICLE I. NAME

The name of this Corporation shall be: SAINT PAUL MISSIONARY BAPTIST CHURCH OF LAKE HELEN, INC.

ARTICLE II. PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principal place of business and the mailing address of this Corporation shall be: 600 Jackson Street, Lake Helen, Florida 32744.

ARTICLE III. STATEMENT OF CORPORATE_NATURE

This is a Non-Profit Corporation organized solely as a church for general religious, charitable, and educational purposes pursuant to the Florida Not For Profit Corporation Act set forth in Chapter 617 of the Florida Statutes.

ARTICLE IV. PURPOSES

The specific purposes for which the Corporation is organized are:

Section 1: The Corporation is organized and shall be operated exclusively for religious, charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and the Treasurer Regulations issued thereunder or the corresponding provisions of any future United States Revenue law.

Section 2: The Corporation shall provide for and promote the assemblage of true and faithful persons who have gained Christian fellowship with each other; who have given themselves to the Lord and to one another; and who have agreed to abide by Godly discipline.

Section 3: The Corporation shall design programs that will enrich, safeguard and strengthen the youth and the family unit, provide for the sanctity of the family, and the implementation of constructive community activities that will insure spiritual awareness and understanding among people within the community.

Section 4: The Corporation shall provide for and promote the education of the youth within the communities; to provide scholarships; to establish and implement programs to curb juvenile delinquency; and implement programs to prepare youths to become competent, confident, and conscientious adults.

Section 5: The Corporation shall, within the guidelines of the Internal Revenue Code, lease, and by gift, devise, or purchase, own and maintain real estate for the purposes herein; and shall solicit donations, and accept monies and property in support of such purposes and the maintenance thereof.

Section 6: The Corporation shall, within the guidelines of the Internal Revenue Code, for any of the purposes herein; enter into, make and perform contracts of every kind for any lawful purpose, with any person, firm, association or corporation, or governmental entity.

Section 7: The Corporation shall for any of the purposes herein, and within the guidelines of the Internal Revenue Code, borrow monies and or raise monies to meet its financial responsibilities.

Section 8: The Corporation, in its activities, shall be non-profit. It shall not carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene in any political campaign on behalf or any candidate for public office.

ARTICLE V. TERM

This Corporation shall have a perpetual existence.

ARTICLE VI. MANAGEMENT OF CORPORATE AFFAIRS

Section 1: The powers of this Corporation shall be exercised, and its affairs conducted by a Trustee Board. The number of Trustees of this Corporation shall be at least three (3) and not more than nine (9); provided, however, that such number may be changed pursuant to the Bylaws duly adopted by the Trustee Board.

Section 2: The method of electing members of the Trustee Board shall be stated in the Bylaws of this Corporation.

Section 3: The initial members of the Trustee Board of this Corporation are:

Frank Bradley 460 Steward Road Lake Holen, Florida 32744

William L. Bradley, Sr. 602 West Euclid Avenue Deland, Florida 32720

Martine Edwards 334 West Ohio Avenue Lake Helen, Florida 32744

Alzeda Fowler 492 Jackson Street Lake Helen, Florida 32744

Mary Raiford 686 Jackson Street Lake Helen, Florida 32744

Earnest Robinson 510 Jackson Street Lake Helen, Florida 32744

Officers: Chairman and Secretary, and such other officers as the Bylaws of this Corporation may authorize the Trustee Board to elect from time to time. Initially, such officers shall be elected at the first annual meeting of the Trustee Board. Until such election is held, the following persons shall serve as the corporate officers:

William L. Bradley, Sr., Chairman Frank Bradley, Secretary

ARTICLE VII. INITIAL REGISTERED AGENT AND MAILING ADDRESS

The name and mailing address of the initial registered agent is: Florence Fowler, 822 South Stone Street, Deland, Florida 32720.

ARTICLE VIII. LIMITATION OF CORPORATE POWERS

The corporate powers of this Corporation are as provided in Section 617.0302, Florida Statutes.

ARTICLE IX. DEDICATION OF ASSETS

The property of this Corporation is irrevocably dedicated to religious, charitable and educational purposes, and no part of the net income or assets of this Corporation shall ever inure to the benefit of any Trustee, officer or to the benefit of any private individual.

ARTICLE X. DISTRIBUTION OF ASSETS

Upon the dissolution or winding up of this Corporation, its assets remaining after payment, or provision for payment of all debts and liabilities of the Corporation, shall be distributed to a non-profit fund, foundation, or corporation which is organized and operated exclusively for religious, or charitable or educational purposes and which has established its tax exempt status under Section 501(c)(3) of the Code, or any corresponding provisions of any subsequent federal tax law.

ARTICLE XI. AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Trustee Board and presented to a quorum of the Trustees for their vote. Amendments may be adopted by the vote of a majority of a quorum of the Trustees of the Corporation.

ARTICLE XII. BYLAWS

Subject to the limitations contained in the Bylaws, and any limitations set forth in the Florida Not For Profit Corporation Act concerning corporate action that must be authorized or approved by the members of the Corporation, bylaws of this Corporation may be adopted, altered, rescinded, added to, or new bylaws may be adopted, either by a resolution of the Trustee Board or by following the procedures set forth therefor in the Bylaws.

ARTICLE XIII. INCORPORATORS

The names and street addresses of the incorporators for these Articles of Incorporation are:

Frank Bradley 460 Steward Road Lake Helen, Florida 32744

William L. Bradley, Sr. 602 West Euclid Avenue Deland, Florida 32720

Alzeda Fowler 492 Jackson Street Lake Helen, Florida 32744

The undersigned incorporators have executed these Articles of Incorporation, this // day of letoler , 1996.

0

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 or 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: | Saint | Pau1 | Missionary | Baptist | <u>Ch</u> urch |
|----|---------------------------------|--------------|---------|--------------|---------------|----------------|
| | - | OF LAKE | HELEN, | INC. | | |
| 2. | The name and address of the reg | istered ag | ont an | d office is: | | 2 |
| | Plorence Powler | | | | r : | ; -11 5 |
| | (Namo) | | - | • | ¬' <u>-``</u> | |
| | 822 Sou | th Ston | e Str | eet | 11155 | (TT |
| | (P.O. | . Box not a | cceptab | ilo) | F-1 | |
| | Deland, | Plorid: | a 327 | 20 | | <u></u> |
| | | (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.

Somerce Journer 1/ October 1996
(Signature) (Date)

PLORENCE FOWLER