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Aaron Evans
Bridge Builders Intl
PO Box 560746
Orlando FL 32856-0746

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*****78.75 *****78.75

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AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

OTHER FILINGS	
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<input type="checkbox"/>	Fictitious Name
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REGISTRATION/ QUALIFICATION	
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FLORIDA DEPARTMENT OF STATE
Sandra B. Mortham
Secretary of State

July 2, 1998

AARON EVANS
P.O. BOX 560746
ORLANDO, FL 32856-0746

SUBJECT: BRIDGEBUILDERS INTERNATIONAL, INC.
Ref. Number: W98000015203

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We have received your document for BRIDGEBUILDERS INTERNATIONAL, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with an address and telephone number where you can be reached during working hours.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of a name is not acceptable. Please select a new name and make the correction in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

Please return the original and one copy of 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) 487-6930.

Carolyn Batten
Document Specialist

Letter Number: 598A00035944

**ARTICLES OF INCORPORATION
OF
BRIDGEBUILDERS INTERNATIONAL PROPHETIC MINISTRIES, INC.
A FLORIDA NON-PROFIT CORPORATION**

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Article 1. Name. The name of the Corporation is: BridgeBuilders International Prophetic Ministries, Inc.

Article 2. Duration. The duration of the Corporation is perpetual.

Article 3. Purposes. The purposes of the corporation is as follows:

A. This is a non-stock, non-profit organization applying for exemption under The Federal Tax Code 501(c)(3). Said corporation is organized exclusively for charitable, religious and educational purposes for ministry to help restore and establish the prophetic ministry back to biblical stature by: (1) establishing prophetic training centers, conferences/seminars where believer's can be mentored in their giftings and released to function in ministry, (2) establishing apostolic teams to be sent out to minister to the lost and the church, (3) establishing relational covering and friendships for outreach itinerant and mission ministries, (4) networking with apostolic and prophetic leaders to see unity established among the church according to John 17, (5) ministering to business and governmental officials as well as spiritual leaders, (6) establishing a prophetic company to confront false ministries and psychic networks. The purpose to also include distribution of religious educational material, regardless of the form in which materials may be published, including but not limited to books, periodicals, newsletters, tapes, discs and software.

B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.

C. Provided, however, that the corporation shall not engage in any actions which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and no part of the net earnings of the Corporation shall inure to the benefit or be distributable to it's members, directors, or officers; but the Corporation shall be authorized and empowered to pay reasonable compensations to these people for services rendered, and to make payments and distributions to furtherance of it's stated purposes.

Article 4. Members. This corporation shall have no members.

Article 5. Initial Registered Agent and Office. The initial registered agent is : Aaron Evans and the initial registered office 1125 31st S Orlando Florida 32805-7105. (FLORIDA)

Article 6. Initial Board of Directors. The initial Board of Directors shall have 5 members whose names and addresses are:

Name:	Address:
Aaron Evans	1125 31 st St Orlando FL 32805-7105
Ken Johnson	456 McBride Rd Fayetteville GA 30215
Diane Johnson	456 McBride Rd Fayetteville GA 30215
Michael Alliman	3227 Stonewood Ct Orlando FL 32806-6345
Wayne Stewart	1014 Choke cherry Dr Winter Springs FL 32708

Bylaws shall provide the method of election of all Directors, and the number of Directors may be raised or lowered by amendment of the bylaws but shall in no case be less than three.

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Article 7. Officers. The officers of the corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such and in such manner as may be prescribed in the Bylaws. The name and addresses of each Initial Officer of the Corporation is as follows:

Title	Name	Address
President	Aaron Evans	1125 31 st St Orlando FL 32805
Secretary	Mike Alliman	3227 Stonewood Ct Orlando FL 32806-6345
Treasurer	Mike Alliman	3227 Stonewood Ct Orlando FL 32806-6345

Article 8. Incorporators. The names and addresses of the incorporators of this corporation are:

Name:	Address:
Aaron Evans	1125 31 st St Orlando FL 32805
Mike Alliman	3227 Stonewood Ct Orlando FL 32806-6345
Wayne Stewart	1014 Choke cherry Dr Winter Springs FL 32708

Article 9. Nonstock Basis. The Corporation is organized (and shall be operated) on a nonstock basis within the meaning of the Florida Not for Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaws.

Article 10. Corporate Address. The street address of the Corporation's initial principal office is: 1125 31st St Orlando FL 32805-7105 and the mailing address is: PO Box 560746 Orlando FL 32856-0746.

Article 11. Dissolution of the Corporation. On the dissolution or winding up of the corporation, its assets remaining after payment of, or provision for payment of, all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable purposes and which has established its tax-exempt status under Internal Revenue Code Section 501(c)(3).

IN WITNESS WHEREOF, the undersigned have signed these Articles of Incorporation on this day of June 25th, 1998.

Aaron Evans
Aaron Evans

Michael Alliman
Michael Alliman

Wayne Stewart
Wayne Stewart

Acknowledged before me on June 25, 1998 by Aaron Evans, Michael Alliman, Wayne Stewart who are personally known to me and who executed said instrument for the purposes therein expressed.

Mary Robin Trotter
Notary Public - State of Florida

I accept designation as registered agent:

Aaron Evans
Aaron Evans

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