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FROM: FILINGS, INC. CONTACT: TERESA ROMAN PHONE: (850) 385-6735

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NAME: NARROW WAY MINISTRIES, INC. AUDIT NUMBER..... H98000022069 DOC TYPE......FLORIDA NON-PROFIT CORPORATION CERT. OF STATUS...

PAGES..... 6 CERT. COPIES.....Ø DEL.METHOD.. FAX EST.CHARGE.. \$70.00 NOTE: PLEASE PRINT THIS PAGE AND USE IT AS A COVER SHEET. TYPE THE FAX

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SECRETARY OF STATE OF CORPORATIONS

ARTICLES OF INCORPORATION

OF

NARROW WAY MINISTRIES, INC.

We, the undersigned, with other persons being desirous of forming a corporation not for profit under the provisions of Chapter 617 of the Florida Statutes, do agree to the following:

ARTICLE I

The name of the corporation is Narrow Way Ministries, Inc.

ARTICLE II Specific and General Purposes

A. The primary and specific purposes for which the corporation is formed are to operate for the advancement of religion and for religious purposes, including specifically:

- 1. Ministering the Word of God;
- Conducting a regular worship services through various forms of ministry;
- Promoting and encouraging, through the ministries of the corporation, cooperation with other organizations ministering within the community;
- Spreading the Word of the Gospel by ministering to the faithful through seminars, radio, television, and other forms of mass media:
- Conducting a local and international church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all the provisions as set forth in the Holy Bible;
- Maintaining local and missionary church facilities;

<u>Prepared By:</u> Gregory K. West, Esq., Florida Bar No. 0381764, P.O. Box 1753, Ponte Vedra Beach, FL 32004, Tel. No. (904) 543-9800

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- Conducting a school for the training of ministers;
- 8. Licensing and ordaining qualified individuals, including graduates of the ministerial school; and
- Providing Sunday School or any other type of school for the religious and educational instruction of the young, as well as for adults under the direction of the church.
- B. The general purposes for which the corporation is formed are to operate exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Revenue Law).

ARTICLE III Principal Office and Mailing Address

The principal place of business of the corporation is at 12041 Beach Boulevard, Units 3 and 4, Jacksonville, Florida 32246. The mailing address of the corporation is 14286-19 Beach Boulevard, Jacksonville, Florida 32256.

ARTICLE IV Initial Registered Office and Agent

The initial registered office is at 12041 Beach Boulevard, Units 3 and 4, Jacksonville, Florida 32246. The name of the initial registered agent at that address is Sam Greene.

ARTICLE V Qualification of Members

The qualifications for membership and the manner of admission will be as provided in the By-laws of the corporation.

ARTICLE VI Incorporators

The names and addresses of the incorporators signing these articles are:

Sam Greene 13728 Sea Hawk Street Jacksonville, Florida 32224

Dan Duke 1130 Kings Road Neptune Beach, Florida 32266 Kathleen Greene 13728 Sea Hawk Street Jacksonville, Florida 32224

ARTICLE VII initial Board of Directors

The corporation shall initially have three (3) directors constituting the initial Board of Directors. The number of Directors may be either increased or decreased from time to time by the By-laws of the corporation but in no event shall be less than three (3). The names and addresses of the initial Board of Directors of this corporation are:

Sam Greene 13728 Sea Hawk Street Jacksonville, Florida 32224

Dan Duke 1130 Kings Road Neptune Beach, Florida 32266

Kathleen Greene 13728 Sea Hawk Street Jacksonville, Florida 32224

ARTICLE VIII Board of Directors Elections

The Board of Directors shall be elected at each annual meeting of the members by the membership. The method of election of Directors shall be as stated in the By-laws of the corporation.

ARTICLE IX Officers

The legal affairs of the corporation shall be managed by the officers who shall be elected at the annual meeting each year to serve for the ensuing year. The officers of the corporation shall serve until their respective successors in office shall be elected and duly qualified.

ARTICLE X Revenue

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members. Directors, officers 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 the purposes set forth in Article II hereof. The corporation shall not in any way, directly or indirectly, carry on propaganda or otherwise attempt to influence legislation, or participate or intervene in any political campaign on behalf of any candidate for public office, by publishing or distributing statements or otherwise. Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1988 (or the corresponding provision of any future United States Revenue Law).

ARTICLE XI

Upon the dissolution of the corporation, The Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Circuit Court of the County in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XII Amendment

Amendments to these articles of incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of

members for their vote. Amendments may be adopted by the vote of two-thirds of a quorum of members of the corporation.

IN WITNESS WHEREOF, we the undersigned incorporators have executed these Articles of Incorporation on the dates indicated next to their signatures.

Sam Greene Incorporator Date

Dan Duke

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11-10-9

Kathleen Greene Incorporator Date

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Sections 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/agent, in the State of Florida.

- 1. The name of the corporation is Narrow Way Ministries, Inc.
- 2. The name and address of the registered agent and office are: Sam Greene, 12041 Beach Boulevard, Units 3 and 4, Jacksonville, Duval County, Florida 32246.

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE 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 THAT 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.

Sam Greene

Date: November 9, 1998

DIVISION OF CORPORATIONS