N99000003118

Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H99000011976 0)))

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850) 922-4001

From:

Account Name : EMPIRE CORPORATE KIT COMPANY

Account Number: 072450003255 : (305)541-3694

: (305)541-3770 Fax Number

FLORIDA NON-PROFIT CORPORATION

INTERNATIONAL ASEMBLIES OF YASHUA'S DISCIPLES, INC.

Certificate of Status	0
Certified Copy	1
Page Count	05
Estimated Charge	\$78.75

8. McKnight MAY 2 0 1999

5/18/99 4:14 PM



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

May 19, 1999

EMPIRE

SUBJECT: INTERNATIONAL ASSEMBLIES OF YAHSHUAS DISCIPLES, INC.

REF: W99000011696

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

ARTICLE VII IN NUMBER 1. THE NUMBER OF TRUSTEES MUST BE THREE. YOU HAVE TWO.

If you have any further questions concerning your document, please call (850) 487-6067.

Neysa Culligan Document Specialist FAX Aud. #: H99000011976 Letter Number: 599A00027661

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314

305 541 3770 P.01/09

EMPIRE CORP

WHY-19-1999 14:13

ARTICLES OF INCORPORATION OF

INTERNATIONAL ASSEMBLIES OF YAHSHUA'S DISCIPLES, INC., a Florida Not-for-Profit Corporation

99 MAY 19 MM 9: 32 SECRETARY OF THE ORIDA

ARTICLE! NAME

The name of this corporation is INTERNATIONAL ASSEMBLIES OF YAHSHUA'S DISCIPLES, INC..

ARTICLE II STATEMENT OF CORPORATE NATURE

This is a nonprofit corporation organized solely for general charitable purposes pursuant to the Florida Corporations Not for Profit law set forth in Part I of Chapter 617 of the Florida Statutes.

ARTICLE III GENERAL AND SPECIFIC PURPOSES

- The specific and primary purposes for which this corporation is formed are to operate a religious institution, to teach, foster, minister and counsel its members according to the teachings of Yahshua and his disciples; to promote a spirit of brotherly love, friendship and benevolence; to assist the religious leaders of the congregation, and for other charitable purposes, by the collection and distribution of its funds for such purposes, and particularly to foster an integral way of life through the development of the individual and stimulate cultural growth in the South Florida area.
- 2. The general purposes for which this corporation is formed are to operate exclusively for such charitable and educational purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1954 or corresponding provisions of any subsequent federal tax laws, including, for such purposes, the making of distributions to organizations which qualify as tax-exempt organizations under that Code.

PREPARED BY:

Karen S. Leopold, Esq. LEOFOLD & LEOPOLD, P.A. 20801 Biscayne Blvd., #501 Aventura, FL 33180 FL Bar #230219

Page 1

11990000011976

This corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation, nor shall it participate or intervene (by 3. publication or distribution of any statements or otherwise) in any political campaign on behalf of any candidate for public office.

ARTICLE IV **TERM**

This corporation shall have a perpetual existence.

ARTICLE V MEMBERSHIP

The corporation shall have a membership distinct from the board of trustees. The authorized number and qualifications of the members of the corporation, the manner of their admission, the different classes of membership, if any, the property, voting, and other rights and privileges of members, and their liability for dues and assessments and the method of collection thereof, shall be set forth in the bylaws.

ARTICLE VI SUBSCRIBERS

The names and residence addresses of the subscribers of this corporation are as follows:

Residence addresses <u>Names</u>

2162 NW 92nd Street James Hood

Miami, FL 33317

2162 NW 92nd Street Maud Hood

Miami, FL 33317

486 NW 165th Street Rd. Kenneth Rose

Apt. B305

Miami, FL 33169

ARTICLE VII LOCATION OF PRINCIPAL OFFICE AND IDENTIFICATION OF REGISTERED AGENT

Page 2

WORKICORPIYAHSHUAIARTICLES

1000011976

- The principal office for the transaction of the business of this corporation is to be 1. located at 1834 N.W. 83rd Street, Miami, Florida 33147.
- The post office address of the registered office of this corporation shall be 1834 NW 2. 83rd Street, Miami, Florida 33147, or at such other place as may hereafter be designated by the board of trustees. The registered agent of this corporation shall be LINTON GORDON, whose business address is and will be identical with the registered office of the corporation.

ARTICLE VIII MANAGEMENT OF CORPORATE AFFAIRS

- Board of Trustees. The powers of this corporation shall be exercised, its properties 1. controlled, and its affairs conducted by a board of trustees. The number of trustees of the corporation shall be not less than three provided, however, that such number may be changed by bylaws duly adopted by the members.
 - The trustees named herein as the first board of trustees shall hold office until a. the first meeting of members, to be held on April 28, 1999 at 3:00 P.M., at Suite 501, 20801 Biscayne Blvd., Aventura, Florida 33180, at which time an election of trustees shall be held.
 - Trustees elected at the first annual meeting, and at all times thereafter, shall b. serve for a term of one (1) year or until the first annual meeting of members following the election of trustees and until the qualification of the successors in office.
 - Any action required or permitted to be taken by the board of trustees under C. any provision of law may be taken without a meeting, if all members of the board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the trustees.
 - Any certificate or other document filed under any provision of law which d. relates to action so taken shall state that the action was taken by unanimous written consent of the board of trustees without a meeting and that the articles of incorporation and bylaws of this corporation authorize the trustees to so act. Such a statement shall be prima facie evidence of such authority.

Page 3 10000 11976

WORKICORPLYAHSHUMARTICLES

 The names and addresses of such first members of the board of trustees are as follows:

Names	Addresses
James Hood	2162 NW 92nd Street Miami, FL 33317
Maud Hood	2162 NW 92nd Street Miami, FL 33317
Kenneth Rose	486 NW 165th Street Rd. Apt. B305 Miami, FL 33169
Gritel Gordon	1834 NW 83rd Street Miami, FL 33147
Angela Norton	5300 Elmhurst Road., #F W. Palm Beach, FL 33417
Yonique Hood	2050 N. Congress Ave. W. Palm Beach, FL 33401
Paulette Rose	486 NW 165th Street Rd., B305 Miami, FL 33169
Harry Rosenbary	571 4 th Street Riviera Beach, FL 33404

2. Corporate Officers. The board of trustees shall elect the following officers:

President Vice President Secretary Treasurer

and such other officers as the bylaws of this corporation may authorize the trustees to elect from time to time. Initially, such officers shall be elected at the first annual

Page 4

WORKICORPYAHSHUAIARTICLES

meeting of the board of trustees. Until such election is held, the following persons shall serve as corporate officers:

President
Vice President
Secretary
Treasurer

James Hood Kenneth Rose Angela Norton Iline Findlay

ARTICLE IX

Subject to the limitations contained in the bylaws, and any limitations set forth in the Corporations Not for Profit law of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, bylaws of this corporation may be made, altered, rescinded, added to, or new bylaws may be adopted, either by a resolution of the board of trustees or by following the procedure set forth therefor in the bylaws.

ARTICLE X DEDICATION OF ASSETS

The property of this corporation is irrevocably dedicated to charitable purposes, and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof, or to the benefit of any private individual.

ARTICLE XI AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the board of trustees 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.

We, the undersigned, being the incorporators of this corporation, and including all of the persons herein named as the subscribers of this corporation, for the purpose of forming this nonprofit charitable corporation under the laws of Florida have executed these Articles of Incorporation on this Add day of April 1999.

Page 5

WORKICORPLYAHSHLIAIARTICLES **H99**000011976

ST: FT 666T-6T-AUW

	H99000011976
	James Hood James Hood Maud Hood Kenneth Rose
STATE OF FLORIDA COUNTY OF MIAMI-DADE	
The foregoing instrument was acknowledged Kenneth Rose, who [] is personally known to constitute as identification. **CASE** as identification. **CASE** AS LEOPOLD COMMISSION # CC 644880 EXPIRES JUL 7, 2001 EXPIRES EXP	Notary Public, State of Florida Print name of notary public
STATE OF FLORIDA COUNTY OF MIAMI-DADE	
The foregoing instrument was acknowledged James Hood and Maud Hood, who [_] are property as identification.	
My commission expires:	Print name of notary public
KAREN S. LLOPOLD S. COMMISSION # CC 644880 EXPRES JUL 7, 2001 SONOED THE	

EXPRES JUL 7, 2001
RONGED THEM
ATLANT STREET STREET
ATLANT STREET STREET

Page 6

WORKICORPLYAHSHUAIARTICLES

EMPIRE CORP

ST: 7T 666T-6T-XUW

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITH THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with §607.0501, Florida Statutes, the following is submitted:

That we, desiring to organize under the laws of the State of Florida, with its principal office, as indicated in the Articles of Incorporation, in the City of Miami, County of Miami-Dade, State of Florida, have named Linton Gordon, whose street address is located at 1834 NW 83rd Street, Miami, Florida, as its agent to accept service of process within this State.

ACKNOWLEDGMENT

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.

Linton Gordon Registered Agent

Date: 4/28/98

99 MAY 19 AM 9: 32
SECRETARY OF STATE

Page 7