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Ru Eswade ALEXES 420 NW 1248A Mami, Pl 33168

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

| 1 | (Corporation Name) | (Document #) | TALLAR SECOND |
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| NEW FILINGS |
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| Profit |
| NonProfit |
| Limited Liability |
| Domestication |
| Other |

| AMENDMENTS |
|--|
| Amendment |
| Resignation of R.A., Officer/ Director |
| Change of Registered Agent |
| Dissolution/Withdrawal |
| Merger |

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| OTHER FILINGS |
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| Annual Report |
| Fictitious Name |
| Name Reservation |

| REGISTRATION/ QUALIFICATION |
|--------------------------------|
| Foreign |
| Limited Partnership |
| Reinstatement |
| Trademark |
| Other |

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Examiner's Initials

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FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

May 12, 1999

REV. EDWIG ALEXIS 420 N.W. 124TH STREET MIAMI, FL 33168

SUBJECT: INTERNATIONAL COUNCIL OF EVANGELIZATIONAL &

SPIRITUAL EDUCATION, INC. Ref. Number: W99000011137

We have received your document for INTERNATIONAL COUNCIL OF EVANGELIZATIONAL & SPIRITUAL EDUCATION, INC. and your check(s) totaling \$70.00. 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 document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

The registered agent must sign accepting the designation.

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: 199A00026075

ARTICLES OF INCORPORATION $O\mathcal{F}$

INTERNATIONAL COUNCIL OF EVANGELIZATION SPIRITUAL EDUCATION, Inc.

Some of the second seco We, the undersigned, hereby associate ourselves for the purpose of becoming a not for profit Organization under the laws of the State of Florida, and we make, subscribe acknowledge, and file with the Secretary of the State of Florida the following Articles:

ARTICLE I (Name)

The name of the Corporation shall be INTERNATIONAL COUNCIL OF EVANGELIZATION & SPIRITUAL EDUCATION, Inc.

ARTICLE II (Specific & Primary Purposes)

The specific and primary purposes for which the Corporation is being formed is to engage in the activities set herein: Evangelization, Community Education, Spiritual and Social Activities to include schooling, Skill Training, Social Activities, to assure the betterment of all citizens, regardless of race, creed, sex, or color, etc...

ARTICLE III (Secondary Purposes)

The secondary purposes for which the Corporation is formed are: to receive and maintain funds of real or personal property, or both, and subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, literary, or educational purposes either directly, or by contributions to organizations that qualify as exempt organizations under Section 501© (3) of the Internal Revenue Code and its regulations as they now exist, or as they may hereafter be amended.

No part of the net earnings of the Corporation shall insure to the benefit of any member, director, officer of the Corporation, or any private individual (except that reasonable compensation shall be paid for services rendered to or for the Corporation affecting one or more of its purposes) be distributed exclusively to charitable, literary, or educational organizations which would than qualify under the provisions of Section 501 © (3) of the Internal Revenue Code and its regulations as they now exist or as they may hereafter be amended.

ARTICLE IV (Non-Profit Corporation)

The Corporation shall be one which does not contemplate pecuniary gain or profit to the members thereof, nor the distribution of gain, profit, or dividend to such members, or no part of the net gain earnings of the organization shall inure to the benefit of any of its members or any other private individual.

In the event of the dissolution of the Corporation, after paying or adequately providing for its debts and obligations, the Board of Directors shall devote any remaining assets of the Corporation to carry out one or more of the purposes of the organization, if feasible, and if not, the Corporation's net asset shall be distributed to any one or more non-profit funds, foundations, corporations, or associations organized and operated solely for charitable, literary, religious, educational, or other eleemosynary purposes, and which have established their tax exempt status under Section © (3) of the Internal Revenue Code, and if this Corporation holds any assets in trust, such assets shall be disposed of in accordance with the Non-Profit Corporation Law of the State of Florida.

ARTICLE V (Principal Office)

The principal office for the transactions of the business of this Corporation shall be located in the County of Dade, State of Florida. The initial business address of the Corporation shall be: 420 NW 124th Street Miami, FL 33168.

ARTICLE VI (Term)

The existence of this Corporation shall be perpetual.

ARTICLE VII (Membership)

Qualifications for membership shall be limited to persons of 18 years or older, persons who are willing to donate their time to this charitable and training endeavor, and those persons who are willing to support the aspirations of the Corporation.

ARTICLE VIII (Subscribers)

The subscribers to these Articles of Incorporations and their residence are as follow:

Rev. Edwig Alexis

420 NW 124th Street

Chairman

Miami, FL 33168

Pierre Paul Marcelin Vice-chairman/Treasurer 420 NW 124th Street Miami, FL 33168

L. Manoly Thermilus

1875 NE 169th Street Suite 3 North Miami Beach, FL 33162

Secretary

420 NE 124th Street Miami, FL 33168

Mrs. Pierre Paul Marcelin

Counselor

ARTICLE IX (Officers)

The officers of the Corporation shall be a Chairman, Vice-chairman, Secretary, Treasurer, Counselor, and such other officers as the Board of Directors shall deem necessary.

The names of the officers who are to serve until the first election under the Articles of

Incorporations are as follow:

Chairman:

Rev. EDWIG ALEXIS

Vice-Chairman:

PIERRE PAUL MARCELIN

Secretary:

L. MANOLY THERMILUS PIERRE PAUL MARCELIN

Treasurer: Counselor:

Mrs. PIERRE PAUL MARCELIN

ARTICLE X

(Directors)

Except as otherwise provided in the By-Laws, the powers of the Corporation shall be exercised, its properties controlled, and affairs conducted by the Board of Directors.

The number of Directors of the Corporation shall be eight (8). The number of directors herein provided may be changed by a By-Law duly adopted, but shall not be less than five (5).

The names and addresses of the initial directors, who shall serve until the selection of

their successors are:

420 NW 124th Street

Rev. Edwig Alexis Chairman

Miami, FL 33168 (305) 687-1054

Pierre Paul Marcelin

420 NW 124th Street Miami, FL 33168

Vice-Chairman/Treasurer

(305) 687-1054

L. Manoly Thermilus

1875 NE 169th Street Suite 3

Secretary

North Miami Beach, FL 33162

(305) 281-7039

Mrs. Pierre Paul Marcelin

420 NW 124th Street

Counselor

Miami, FL 33168 (305) 687-1054

ARTICLE XI (By-Laws)

The By-Laws of this Corporation shall be made, altered, or rescinded by a vote of two-thirds (2/3) of the members.

ARTICLE XII

The Articles of Incorporation may be proposed and adopted by a vote of the members of this Corporation.

| IN WITNESS WHEREOF, for the purpose of re-instating this Non-Profit |
|--|
| Corporation under the laws of the State of Florida, we the undersigned, constituting the |
| new members of this Corporation and including all of the persons named herein as the |
| new Directors and Subscribers submit these Articles of Incorporation this / day of |
| Cepsel, 1999. // S// |
| El Alletus FC DC A422-300-53-310-8 |
| Rev. Edwig Alexis, Chairman - Registered Agent |
| than I late a |
| Pierre Paul Marcelin, Treasurer/Vice-chairman |
| Pierre Paul Marcelin, Treasurer/Vice-chairman |
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| D. Wario hermites |
| -L. Manoly Thermilus, Secretary Fee DC T 654-533-72-410-0 |
| |
| Gesele H. Marceling Resident ALIEN 24674359 11 81 |
| Mrs. Pierre Paul Marcelin, Counselor |
| |
| State of Florida, County of Dade. |

I HEREBY CERTIFY that on this day, before me, a Notary Public duly authorized in the State of Florida and County of Dade, to take acknowledgement, personally appeared Rev. Edwig Alexis, Pierre Paul Marcelin, L. Manoly Thermilus and Mrs. Pierre Paul Marcelin, to me known to be individuals described as subscribers in and who executed the foregoing Articles of Incorporation and acknowledged before me that they subscribed to those Articles of Incorporation.

WITNESS MY HAND and official seal in the County and State named above this day of _______, 1999.

Notary Public, State of Florida

My Commission Expires:

MARIDEE SMITH
MY COMMISSION # CC 775207
EXPIRES: 09/20/2002

The Resident Agent of this Corporation shall be Rev. EDWIG ALEXIS 420 Northwest 124th Street-Miami, FL 33168. And will accept designation as Registered Agent.

