

Division of Corporations

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To:

Division of Corporations
Fax Number : (850) 922-4001

From:

Account Name : ACE INDUSTRIES, INC.
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Phone : (305) 358-2571
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FLORIDA NON-PROFIT CORPORATION

JAH WILL INC.

Certificate of Status	0
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B. McKnight DEC 13 1999

H99-31607 ARTICLES OF INCORPORATION FOR NON-PROFIT CORPORATION

A Corporation Not for Profit formed under the Florida General Corporation Act.

ARTICLE 1: Name of Corporation: JAH WILL INC.

Address of Corporation: 9325 SOUTHWEST 181 STREET, MIAMI, FLORIDA 33157

ARTICLE 2: Duration: Term of existence of the corporation is perpetual unless dissolved, according to the law.

ARTICLE 3: Purpose: The specific purpose of this Corporation is:
JAH WILL IS A GROUP OF PEOPLE THAT HAVE COME TOGETHER TO STRENGTHEN AND UNITE THE RASTAFARIAN COMMUNITY. JAH WILL IS DEDICATED TO HELPING THE RASTAFARIAN COMMUNITY BECOME SELF-SUFFICIENT THROUGH EDUCATION AND COMMUNITY SERVICE ACTIVITIES.

ARTICLE 4: The elections for directors and the manner of their admission is provided for in the by laws of the corporation.

ARTICLE 5: The Board of Directors are as follows: (NO LESS THAN THREE)
The names and addresses of the Initial Directors:

1. JANETTE HOILETT, 12011 SOUTHWEST 177 TERRACE, MIAMI, FLORIDA 33177

2. QURELL JOHNSON, 14021 SOUTHWEST 106 STREET, MIAMI, FLORIDA 33186

3. MAHALATH GORDON, 9325 SOUTHWEST 181 STREET, MIAMI, FLORIDA 33157

4. _____

5. _____

6. _____

ARTICLE 6: This Corporation is organized under a non-stock basis.

Prepared by:
ACEI Industries, Inc.
54 Northwest 11th St.
Miami, FL 33136
(305) 358-2571

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ARTICLE 7: Registered Agent/Office:Name: MAHALATH GORDONAddress: 9325 SOUTHWEST 181 STREETMIAMI, FLORIDA 33157

I am familiar with, and hereby accept the duties and responsibilities, as
Registered Agent for said Corporation.


Signature of Registered Agent

12/10/99
Date

ARTICLE 8: Incorporator:Name: MAHALATH GORDONAddress: 9325 SOUTHWEST 181 STREETMIAMI, FLORIDA 33157

In witness whereof I have subscribed my name


Signature of Incorporator

12/10/99
Date

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ARTICLE 9: In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations, which themselves are exempt as organizations described in Section 501 (c) (3) and 170 (c) (2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal, State or Local Government for exclusive public purpose.

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