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NEW FILINGS
Profit
NonProfit
Limited Liability
Domestication
Other

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

OTHER FILINGS
Annual Report
Fictitious Name
Name Reservation

	REGISTRATION/ QUALIFICATION
	Foreign
	Limited Partnership
L	Reinstatement
	Trademark
	Other

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Examiner's Initials

9/20/02

ARTICLES OF AMENDMENT

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to Oz FILED ARTICLES OF INCORPORATION LANGS SEE FILED of
of
House of Prayer Restoration Ministry, Incorporation (present name) N9900007424 (Document Number of Corporation (If known)
Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER (S) BEING AMENDED, ADDED OR DELETED.)
Orticle 1- name change
article III- amendment IV 18-30 deleted Change to International
amendment XIII- Deleted
article IV- & Board of Directors changed article VI- Secretary changed
SECOND: The date of adoption of the amendment(s) was: 8/12/02
THIRD: Adoption of Amendment (CHECK ONE)
The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.
Signature of Chairman, Vice Chairman, President or other officer
Thomas R. Hamilton Typed or printed name
Registered Agent 8-12-02
President.

ARTICLES OF INCORPORATION OF RESTORATION HOUSE OUTREACH MINISTRY INTERNATIONAL INC.

ARTICLE I NAME

The name of the corporation shall be: Restoration House Outreach Ministry International,Inc. ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 8010N.AtlanticAvenue Suite #10,Cape Canaveral, Florida 32920

ARTICLE III PURPOSES

The specific purpose(s) for which the corporation is organized is (are):

The purpose of this corporation is for religious, charitable and various ecclesiastical purposes in the compliance of Section 501(C) (3) of the Internal Revenue Code of 1954 amendments and for the following purposes hereafter:

(a) Religious

(b) To conduct a local church fellowship under the leadership of the Holy Spirit directed by the Lord Jesus

To form a creed ,formal doctrine and an organized form of worship

To bring spiritual restoration to mankind

To ordain ministers when required classes and studies have been completed

To establish housing and facilities for youth internationally

To establish a self-help program

To minister the Word of God faithfully and diligently to mankind

To minister the Word of God nationally and internationally by the means of radio, television, and mass media for the purpose of educating mankind about the Word of God

To set up and establish other ministries similar to Restoration House Outreach Ministry, International Inc. throughout the world.

To establish a school of biblical theology(not considered secondary or educational institution) for the purpose of the ministers at the Restoration House Outreach Ministry International, Incorporated to minister to body

To raise up prophets, pastors, teachers, evangelists and apostles for the perfecting of the saints and to dispatch apostles to the uttermost parts of the world. To establish fellowships similar to Restoration House Outreach Ministry, International Incorporated.

To acquire and hold property either real or personal for ministry purposes as maybe necessary of its membership and worship of God

The duration of this corporation is perpetual.

ARTICLE IV MANNER OF ELECTION OF DIRECTORS

The business and property of the Corporation shall be managed by a Board of three (3) Directors (Trustees). The number of trustees may be increased or decreased from time to time by the members, but shall never be less than three (3). The present Trustees now duly constitutes and elected shall constitute the Board of Trustees and they shall hold their offices until further election. Election of the Board of Trustees shall be provided by the By laws. The following shall apply to the Board of Trustees:

The trustees in their collective capacity shall be known as the Board of Trustees and under that name shall constitute the governing body, and shall conduct and transact all business of the Corporation.

The Trustees shall have power and authority to hold annual meetings of the Board of Trustees and may likewise hold special meetings as may be provided by the By-laws

The Board of Trustees shall have authority and power, which is hereby given, to provide suitable and proper means and religious ceremony and required test

and qualification for entrance in to the ministry of the fellowship, hereby being established and organized and by and through the means as established and administered, that any and all applicants any be inducted into the ministry thereby license, commission, or full ordination with all fellowship authority possible for any church or ecclesiastical body to be given or to possess or to administer, giving therein authority to administer all sacred services of ecclesiastical bodies and to include all sacred and sacramental services, and to further include the marriage services and together with the sacred services of baptism, any and all such additional departments, associations, institutions, schools, mission stations,, programs, and/or any and all such other vehicles as may be deemed appropriate and advisable by said Board of Trustees for the propagation of the Gospel and Christian and religious worship and wherever within the United States of America and/or in any other country

The Board of Trustees of the Corporation shall have power and authority which is hereby given to negotiate or designate agents to negotiate all of the business transaction, all receipts and all disbursements, for any stations, programs and/or any and all such other vehicles established by this

A majority of the Trustees shall constitute a quorum for the transaction by the Board of Trustees of any and all business, in accordance to the laws of the State of Florida, and all actions taken by the Board of Trustees shall be by majority vote.

The current Board of Directors names is: Thomas R. Hamilton, 414 Thomas Ave, Cocoa, Florida, 32922. Curtis Slaughter,507Eastlawn Ave.Wilmington,Delaware 19802 Jackson Mikoye,PO Box 313,Kamibri,Kenya East Office Margaret Muthoni Wangombe, Riku Properties, 69285 Nairobi, Kenya ARTICLE V INITIAL REGISTEREED AGENT AND STREET ADDRESS

The name and Florida street address of the initial registered agent are: Thomas Ronnie Hamilton

414 Thomas Ave Cocoa, Florida 32922

ARTICLE VI INCORPORATOR

The name and address of the Incorporator to these Articles of Incorporation are: Debrina A Dobbs 2423 Clearlake Rd Cocoa, Florida 32922

ARTICLE VII

In accordance with and in addition to the powers granted by the laws of the State of Florida, the Non-Profit Corporation shall have all the following powers:

- To receive and accept gifts of money and property and to hold the same for any of the purposes of the corporation and its work
- To raise and assist in raising funds for the purposes herein set forth, including the issuance of bonds or other instruments of credit
- To acquire, own, lease, mortgage and dispose of property, both real and personal
- To conduct and carry on religious services and instruction thorough the public media, including but not limited to, electronic broadcasting, AM and FM radio, telecasting, microwave distribution, closed circuit transmitting, satellite transmission, computer networks, and cable television
- To acquire, own and operate such broadcasting and/or telecasting facilities
- To issue annuities and to enter into gift-annuity contracts
- To accept property and donations in trust for religious charitable purposes
- To acquire, hold, own, sell, assign, transfer, mortgage, pledge, or otherwise dispose of shares of the capital stock, bonds, obligations, or other securities

of other corporations, domestic or foreign, as investments or otherwise, in carrying out any of the purposes of the Corporation and, while the owner thereof to exercise all rights, owners and privileges of ownership, including the power to vote therein

ARTICLE VIII

Restoration House Outreach Ministry, International Inc. is not organized for monetary gain or profit, minor shall it have any power to issue certification of stock or declare dividends, and no part of its net earnings shall inure to the benefit of any members, directors, trustees or individuals, except that Restoration House Outreach Ministry International, Inc. shall be authorized and empowered to pay and to be paid a reasonable compensation of services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III thereof. No substantial part of the activities of Restoration House Outreach Ministry, International Inc. shall be the carrying on of propaganda or otherwise attempting to influence legislation, and Restoration House Outreach Ministry, International Inc. shall not participate in or intervene in (including the publishing or distribution of statements) a political campaign. Notwithstanding any other provision of these Articles, Restoration House Outreach Ministry, International Inc. shall not carry on any other activities not permitted to be carried on by:

A corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954(or the corresponding provision of any future United States Internal Revenue law) or

A corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue code of 1954(or the corresponding provision of any future United States Internal Revenue law) or

In the event of the dissolution of this Corporation, or in the event it shall cease to carry out the objects and purposes herein set forth, all of the business, property and assets will be distributed to a corporation qualifying as an organization exempt under the provisions of Section 50(c)(3) of the Internal Revenue Code of 1954, as amended, or any superseding statue thereof, as the Directors of Trustees of this Corporation may select and designate; and in no event shall any of said assets or property, in the event of dissolution thereof, go or be distributed to members, either for the reimbursement of any sum, subscribed, donated or contributed by such members, or for any other such purpose.

ARTICLE IX

There shall be only one class of membership in this Corporation. The subscribers to these Articles of Incorporation and the initial Trustees of this Corporation shall constitute the initial members of the Corporation. Further membership of the Corporation and voting of members shall be as provided by the "By-Laws of the Corporation."

ARTICLE<u>X</u>

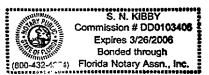
This corporation is organized pursuant to the provisions of "Corporations Not for Profit", Chapter 617, Florida Statues. All trustees of this corporation, now in good and regular standing, and such other members as the Board of Trustees shall from time to time admit to membership, shall be members of the Corporation.

The Trustees of the Corporation duly adopted these Articles of Incorporation on the 12th day of August 2002 by consent in writing adopted by all the directors, managers and trustees pursuant to Section 617 of the Florida Statutes.

> RESTORATION HOUSE OUTREACH MINISTRY, INTERNATIONAL INC.

STATE OF FLORIDA COUNTY OF BREVARD

I HEREBY CERTIFY that on this day before me, an officer duly authorized in the state and country aforesaid to take acknowledgements, personally appeared Thomas R. Hamilton, Registerd Agent to me well known and known to be the person who executed the foregoing instrument and he acknowledged before me that he executed the same.



STATE OF FLORIDA COUNTY OF BREVARD NOTARY PUBLIC
My Commission Expires: 3/26/2006

I HEREBY CERTIFY that on this day before me, an officer duly authorized in the state and country aforesaid to take acknowledgements, personally appeared Debrina A. Dobbs, Secretary to me well known and known to be the person who executed the foregoing instrument and she acknowledged before me that she executed the same.

S. N. KIBBY
Commission # DD0103406
Expires 3/26/2006
Bonded through
(800-432-4254) Florida Notary Assn., Inc.

NOTARY PUBLIC

My Commission Expires: 3,