

NO100000750

FILED

01 OCT 22 AM 8:40

**SECRETARY OF STATE
TALLAHASSEE, FLORIDA**

**HODGES FINANCIAL SERVICES
585 SOUTH CR 427, SUITE 121
LONGWOOD, FL 32750-5462
407-830-6773
FAX 407-830-5805**

August 30, 2001

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-08/31/01--01066--013
*****78.75 *****78.75

Department of State
Division of Corporations
PO Box 6327
Tallahassee, FL 32314

Dear Sir:

Enclosed please find Articles of Incorporation for DANCE REVOLUTION, INC. along with an extra copy, which we would like, returned to us at:

**HODGES FINANCIAL SERVICES
585 South CR 427, Suite 121
Longwood, FL 32750-5462**

We have enclosed a check in the amount of \$78.75 to cover the filing fee, certified copy, and Registered Agent designation.

Thank you for your prompt attention in this matter.

Sincerely Yours,

George Hodges
George Hodges

C. BLALOCK

**23 2001
W0120590**



FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

September 24, 2001

DANCE REVOLUTION, INC.
585 S CR 427 STE 121
LONGWOOD, FL 32750-5462

We have received your document for DANCE REVOLUTION, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation unless the dissolved/revoked entity provides the Department of State with a notarized affidavit stating that they have no intention of reinstating, therefore, releasing the name for use to another entity.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

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) 245-6925.

Cynthia Blalock
Document Specialist
New Filing Section

Letter Number: 001A00052845

AFFIDAVIT

Re: Dance Revolution, Inc., A dissolved For-Profit Corporation, 532 Hardwood Circle,
Orlando, Florida 32828

Charter #: P-86750

The Directors of Dance Revolution have no intention of revoking the dissolution of the
for-profit corporation, Dance Revolution, Inc., P-86750, or of using this for-profit
corporation again.

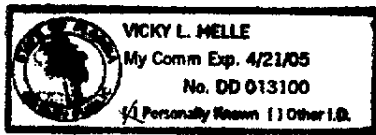
We hereby release this name for further assignment by the Department of State of the
State of Florida.

Dated this 10th day of October, 2001 at Longwood, Florida.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

William A. Brogan
William A. Brogan
Vice-President

Notary: *Vicky L Helle* 10/10/01



ARTICLES OF INCORPORATION

OF

DANCE REVOLUTION, INC.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned, acting as incorporator of a corporation pursuant to Chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation.

ARTICLE I

Name

The name of the corporation shall be:

DANCE REVOLUTION, INC .

ARTICLE II

Principal place of business and mailing address

The principal place of business and the mailing address of this corporation shall be:

532 Hardwood Circle
Orlando, FL 32828

The Board of Directors may from time to time move the principal office to any other address in Florida, and so notify the Secretary of State.

ARTICLE III

Purpose(s)

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

DANCE REVOLUTION, INC. is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c) (3) of the Internal Revenue Code, or the corresponding section(s) of any future federal tax code.

It is the purpose of this corporation to minister to all persons regardless of race, creed or color where ever possible and specifically in all areas of gospel outreach through dance instruction and performance.

The specific purposes of DANCE REVOLUTION, INC. are:

1. To proclaim the Gospel of Jesus Christ to all people, in accordance with the Great Commission, and biblical doctrine, to awake, to care for and to promote Christian life according to the scriptures.
2. To act with charitable concern for not only Christians, but also all mankind in need, regardless of race, social position, or religious affiliation.
3. To provide biblical discipleship to believers everywhere through the venue of dance.
4. To, by example, through biblical counseling, teaching the dance and doing performances thereof, influence families to be healthy basic social units portrayed in the Word of God, and to influence the instructors of dance in other venues in ethics, business practices and in the techniques of their instruction.
5. To sell and distribute Christian literature, music and apparel through dance classes and recital performances.
6. To teach the Gospel in churches, on television, and in convention type settings through the venue of dance .

This purpose will be accomplished through teaching children and adults the dance and providing avenues of expression through performances in the community, including churches and other venues. Classes will be provided for all age groups and performances presented as possible to arrange.

7. To work with various ministries to provide this option for expressing their faith and belief systems.

Offerings will be received to fund, grant aid, and to pay reasonable compensation for carrying out these purposes; However, in no event will any monies or property received by the Ministry be used for private profit or inure to the benefit of any member of the Board of Directors or anyone in a position of authority.

ARTICLE IV

Manner of election of directors

The affairs of DANCE REVOLUTION, INC., both spiritual and secular, shall be conducted by the Board of Directors, which shall consist, initially, of three (3). The number of Directors may be varied from time to time as provided in the By-Laws; however, in no case may the number be less than three (3) as provided for in the

Florida Statutes. Directors shall be appointed according to the provisions set forth in the By-Laws.

The Directors themselves must possess the qualifications of leaders as set forth in the relevant teachings of the New Testament and they shall have the duties as set forth therein. Directors, once in office, shall serve so long as they remain members of the organization/ministry unless sooner removed as set forth herein.

The Directors shall appoint such other persons as may be necessary to properly minister and carryout the purposes for which the ministry is organized. Persons so appointed shall be subject to the provision of Section 741.07, Florida Statutes, and to any rules or By-Laws which may be adopted by the Directors of the organization/ministry. Once appointed they shall serve so long as they remain members of the organization/ministry, unless sooner removed as set forth herein.

The Board of Directors will make an effort to act with unanimity. However, all actions of the Board shall be with the concurrence of at least 2/3rd's of the Directors, unless otherwise stated.

If any decisions which cannot be successfully resolved at a meeting of the Board of Directors, the matter will be considered and a final decision made by the President of the organization/ministry.

The name and mailing address of the initial Directors are:

Michelle Brogan
532 Hardwood Circle
Orlando, FL 32828

William Brogan
532 Hardwood Circle
Orlando, FL 34828

Edward A. Moratin
420 Lexingdale Drive
Orlando, FL 32828

ARTICLE V

Limitation of corporate powers

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited as follows: NONE

Additional powers of the corporation:

1. To qualify for grants available for nonprofit projects;
2. To only engage in activities that further its religious, scientific, benevolent, charitable, literary and educational purposes. It shall engage only in such activities as are permitted to be carried on by corporations whose income is exempt from taxation pursuant to Section 501(c) (3), and whose contributions are deductible pursuant to Section 170(c) (2), of the Internal Revenue Code or future revisions.
3. No part of the activities of the corporation shall be for the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.
4. No part of the Ministry's net earnings or assets may inure to the benefit of any Directors, officers or members, except as reasonable compensation for services actually rendered.

ARTICLE VI

Dissolution

If it is necessary or desirable to dissolve the corporation, the provisions of s.617.1402, s.617.1403, and s.617.1406 shall govern. The corporation may be dissolved by a unanimous vote of the full Board of Directors. In the event of such dissolution, the Board of Directors shall, after paying or making provision for payment of all the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation or to such organization(s) organized and operated exclusively for charitable, religious, educational, or scientific purposes as shall at the time qualify as a exempt organization(s) under Section 501(c)(3) of the Internal Revenue Code or the corresponding provision(s) of any future United States Internal Revenue Code or Law. The Board of Directors shall determine to whom distribution will be made, but in any case no distribution may be made to any organization not qualified under Section 501(c)(3).

ARTICLE VII

Registered agent and street address

The name and the street address of the initial registered agent is:

GEORGE HODGES
585 South CR-427, Suite 121
Longwood, FL 32750-5462

ARTICLE VIII

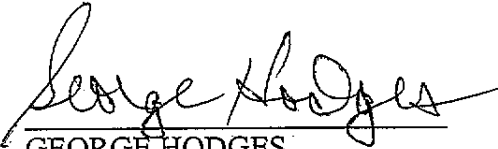
Incorporators

The name and the street address of the incorporator for these articles of incorporation is:

GEORGE HODGES
585 South CR-427, Suite 121
Longwood, FL 32750-5462

The undersigned incorporator has executed these Articles of Incorporation this 30th day of August, 2001.

Signature of Incorporator:



GEORGE HODGES

CERTIFICATE OF REGISTERED AGENT

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OF FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

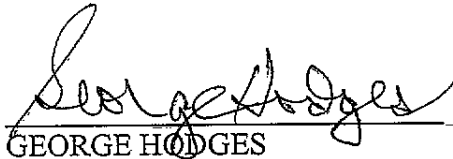
1. The name of the corporation is:

DANCE REVOLUTION, INC.

2. The name and address of the registered agent and office is:

GEORGE HODGES
585 South CR-427, Suite 121
Longwood, FL 32750-5462

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.


GEORGE HODGES

8-30-01
(DATE)

01 OCT 22 AM 8:40
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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