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# FLORIDA PROFIT/NON PROFIT CORPORATION GLOBAL EVANGELICAL MISSIONS FOR CHRIST INC.

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# ARTICLES OF INCORPORATION

GLOBAL EVANGELICAL MISSIONS FOR CHRIST, INC.

(A corporation not for profit)

The undersigned, acting as incorporator(s) 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: GLOBAL EVANGELICAL MISSIONS FOR CHRIST, INC. a corporation not for profit.

# ARTICLE II - Principal office and mailing address

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

3137 MCEWAN VIEW CIRCLE ORLANDO, FL 32812

#### ARTICLE III - Purpose(s)

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

This corporation is organized exclusively for charitable purposes within the meaning of section 501© (3) of Internal Revenue Code.

# ARTICLE IV - Manner of election of directors

The manner in which the directors are elected or appointed is as follows:

The Board of Directors shall be elected as set forth in the By-Laws.

# ARTICLE V - Initial registered agent and street address

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

HELEN MAKINDE 3137 MCEWAN VIEW CIRCLE ORLANDO, FL 32812

# ARTICLE VI - Incorporators

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

HELEN MAKINDE 3137 MCEWAN VIEW CIRCLE ORLANDO, FL 32812 (((1110000269413 3)))

#### ARTICLE VII - Officers

The name and address of the officers of the corporation are:

HELEN MAKINDE, PRESIDENT 3137 MCEWAN VIEW CIRCLE ORLANDO, FL 32812

CHARLES MAKINDE, VICE PRESIDENT 3137 MCBWAN VIEW CIRCLE ORLANDO, FL 32812

ADEBOLA ABEGUNDE, DIRECTOR 20239 GOLDEN MESA DR KATY, TX 77449

OLUWATOYIN OGUNTUYI, DIRECTOR 20239 GOLDEN MESA DR KATY, TX 77449

ADERINSOLA MAKINDE, DIRECTOR 20239 GOLDEN MESA DR KATY, TX 77449

### ARTICLE VIII - Revenue

No part of the net earnings of the corporation shall inure to the benefit of or be allocable to its members, Directors, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hereof. The corporation shall not in any way, directly or indirectly, carry on propaganda or otherwise attempt to influence legislation, or participate or intervene in any political campaign on behalf of any candidate for public office, by publishing or distributing statements or otherwise. Notwithstanding any other provisions of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501©(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law), or (b) by a corporation, contributions to which are deductible under Section 170©(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Revenue Law).

#### ARTICLE IX- Dissolution

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Having been named as registered agent to accept service of process for the above stated corporation at the place dissignated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity. 12/06/10 HELEN MAKINDE / Registered Agent Date 12/06/10 HELEN MAKINDE / Incorporator Date