State of	of Rhode Island and Pro Office of the Secreta			
Division Of Business Services 148 W. River Street Providence RI 02904-2615 (401) 222-3040				
Non-Profit Corporation Restated Articles of Incorporation				
(Section 7-6-42 of the General Laws of Rhode Island, 1956, as amended)				
ARTICLE I The name of the corporation is <u>Hope In Jesus Ministries</u>				
If the entity's name is changing, state the new name: <u>Hope In Jesus Ministries</u>				
ARTICLE II				
If the corporate duration is changing, so state: X Perpetual				
If the corporate purpose is changing, so state:				
INDIVIDUALS WORKING TOGETHER BY EVANGELICAL MEANS TO BENEFIT THOSE IMPACTED BY INCARCERATION				
This corporation 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 of any future federal tax code.				
If there is a change in the number of directors, modify this section:				
The number of directors constituting the Board of Directors of the Corporation is $\frac{4}{2}$				
and the names and addresses of the persons who are to serve as the directors are:				
Title	Individual Name	Address		
	First, Middle, Last, Suffix	Address, City or Town, State, Zip Code, Country		
PRESIDENT	ANTHONY MANCUSO	44 STAMFORD AVE PROVIDENCE, RI 02907 USA		
TREASURER	KATHY STEVENS	150 CURRAN RD CUMBERLAND, RI 02864 USA		
SECRETARY	DAWN MANCUSO	44 STAMFORD AVE PROVIDENCE, RI 02907 US		
VICE PRESIDENT	GARY STEVENS	150 CURRAN RD CUMBERLAND, RI 02864 USA		
DIRECTOR	ANTHONY MANCUSO	44 STAMFORD AVE PROVIDENCE, RI 02907 USA		
DIRECTOR	GARY STEVENS	150 CURRAN ROAD CUMBERLAND, RI 02864 USA		
DIRECTOR	KATHY STEVENS	150CURRAN RD		

If there are any other provisions to be restated, so state:

1.NO PART OF THE NET EARNINGS OF THE CORPORATION SHALL INURE TO THE BENEFIT OF, OR BE DISTRIBUTABLE TO ITS MEMBERS, TRUSTEES, 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 THIRD HEREOF.

2.NO SUBSTANTIAL PART OF THE ACTIVITIES OF THE CORPORATION SHALL BE 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 OR IN OPPOSITION TO ANY CANDIDATE FOR PUBLIC OFFICE.

3.NOTWITHSTANDING ANY OTHER PROVISION 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(C)(3) OF THE INTERNAL REVENUE CODE, OR THE CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE, OR (B) BY A CORPORATION, CONTRIBUTIONS TO WHICH ARE DEDUCTIBLE UNDER SECTION 170 (C)(2) OF THE INTERNAL REVENUE CODE, OR THE CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.

4.NO MEMBER, OFFICER, OR DIRECTOR OF THIS CORPORATION SHALL BE PERSONALLY LIABLE FOR THE DEBTS OR OBLIGATIONS OF THIS CORPORATION OF ANY NATURE WHATSOEVER, NOR SHALL ANY OF THE PROPERTY OF THE MEMBERS, OFFICERS, OR DIRECTORS BE SUBJECT TO THE PAYMENT OF THE DEBTS OR OBLIGATIONS OF THIS CORPORATION.

ARTICLE III

The Restated Articles were adopted in the following manner:

(check one box only)

____ The articles and/or amendment(s) were adopted at a meeting of members held on , at which meeting a quorum was present, and the correction received at least a majority of the votes which members present or represented by proxy at such meeting were entitled to cast.

___ The articles and/or amendment(s) were adopted by a consent in writing on , signed by all members entitled to vote with respect thereto.

 \underline{X} The articles and/or amendment(s) were adopted at a meeting of the Board of Directors held on , and received the vote of a majority of the directors in office, there being no members entitled to vote with respect thereto.

Briefly describe amendments in the space below.	If there are no such	amendments, state	e "NONE":
ARTICLE OF DISSOLUTION:			

<u>UPON THE DISSOLUTION OF THE CORPORATION, ASSETS SHALL BE DISTRIBUTED</u> FOR ON

ARTICLE V

These Restated Articles of Incorporation correctly set forth without change the corresponding provisions of the Articles of Incorporation, as previously amended, and the restated articles of incorporation, together with the designated amendments, if any, supersede the original articles of incorporation and all previous amendments to the articles of incorporation.

ARTICLE VI

Signed this 13 Day of January, 2016 at 9:14:40 AM. *This electronic signature of the individual or individuals signing this instrument constitutes the affirmation or acknowledgement of the signatory, under penalties of perjury, that this instrument is that individual's act and deed or the act and deed of the corporation, and that the facts stated herein are true, as of the date of the electronic filing, in compliance with R.I. Gen. Laws § 7-6.*

Hope In Jesus Ministries Corporate Name

By ANTHONY MANCUSO

X President or _____ Vice President (check one)

AND

By DAWN MANCUSO

<u>**X**</u> Secretary or <u>Assistant Secretary</u> (check one)

Form No. 202 Revised 09/07

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State of Rhode Island and Providence Plantations **Department of State** | **Office of the Secretary of State Nellie M. Gorbea**, Secretary of State

I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island

and Providence Plantations, hereby certify that this document, duly executed in

accordance with the provisions of Title 7 of the General Laws of Rhode Island, as

amended, has been filed in this office on this day:

Tulli U. Hole

Nellie M. Gorbea Secretary of State

