BYLAWS of HELP ORG INC

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ARTICLE I
Name and Purpose

Section 1: The name of the corporation shall be HELP ORG INC (a/k/a Help Educate & Liberate People Organization Incorporated, Help Elevate & Liberate People Organization Incorporated, Help Elevate the Lord’s People Organization Incorporated).

Section 2: The corporation is organized exclusively for charitable, educational, religious, and/or scientific purposes under section 501 (c) (3) of the Internal Revenue Code and pursuant to the Georgia Nonprofit Code, more specifically to employ revolutionary methods, to get revolutionary results.

ARTICLE II
Membership

Section 1: Membership shall consist only of the members of the Board of Directors.

ARTICLE III
Meetings of the Members

Section 1: Annual Meetings. The annual meetings of the members of the corporation shall be held at such place in the United States as may be determined by the Board of Directors, at such time and on such date as the Board of Directors shall determine from time to time, for the purpose of electing directors and transacting such other business as may properly be brought before the meeting.

Section 2: Special Meetings. Special meetings of the members shall be held at such place in the United States as may be designated in the notice of said meetings and shall be called by the President or the Secretary when so directed by the Board of Directors or at the request in writing of members owning at least twenty-five (25%) of all the votes entitled to be cast on any issue to be considered at the special meeting. Any such request shall state the purpose for which the meeting is to be called.

Section 3: Notice of Meetings. The corporation shall notify members of the date, time, and place of each annual and special meetings no fewer than ten nor more than 60 days before the meeting date via electronic email utilizing the organization's domain registered email system (positionholdersname@helporginc.org). Unless the Georgia Nonprofit Corporation Code or the Articles of Incorporation require otherwise, the corporation is required to give notice only to members entitled to vote at the meeting. Unless the code or the Articles of Incorporation require otherwise, notice of an annual meeting need not include a description of the purpose or purposes for which the meeting is called. If mailed, such notice shall be deemed to be delivered when deposited in the postal mail with first class postage thereon prepaid, addresses to the member at his address as it appears on the corporation’s record of members. If telexed or emailed, such notice shall be deemed to be delivered the day such notice is telexed or emailed to the member.

ARTICLE IV
Board of Directors

Section 1: Board Powers, Size and Elections, and Compensation. All corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation managed under the direction of, its Board of Directors, subject to any limitation set forth in the Articles of Incorporation, other provisions of these Bylaws duly approved by the members, or agreements among the members which are otherwise lawful. The initial Board shall consist of five (5) persons. The members by a majority vote can change the number of directors or may establish a variable range for the size of the Board of Directors by fixing a minimum and maximum number of directors; provided, however, that the Board of Directors must at all times consist of one or more natural persons who has attained the age of eighteen (18) years, but need not be a resident of the State of Georgia or citizen of the United States. The Board receives no compensation other than reasonable expenses.
Section 2: Meetings and Action of the Board of Directors. A) Meetings of Board and Committees. The Board of Directors shall hold an annual meeting each year, without call. By resolution, the Board may establish a date or dates on which regular meetings of the Board or any committee shall be held between annual meetings. A committee of the Board may meet on the dates established or, if none, on the date set at its previous meeting or when earlier called by its chairman or a majority of its members. Special meetings of the Board may be called at anytime by the President or by all or any two Directors. B) Place of meetings. Meetings of the Board of Directors or committees of the Board may from time to time appoint by resolution or, if no resolution is in force, at such place as shall have been designated in the notice of the meeting. C) Meetings by Conference Telephone or Similar Equipment. Members of the Board of Directors or committee by means of conference telephone or similar communications equipment by means of which all persons participating in the meeting can simultaneously hear each other during the meeting. A director participating in a meeting pursuant to this Section is deemed to be present in person at the meeting.

Section 3: Board Elections. Election of new directors or election of current directors to a second term will occur as the first item of business at the annual meeting of the corporation. Directors will be elected by a majority vote of the current directors.

Section 4: Each Board Member shall serve a one (1) year term and is eligible for reelection.

Section 5: Quorum: A quorum must be attended by a majority of Board members before business can be transacted or motions made or passed.

Section 6: Powers and Duties. There shall be five (5) officers of the Board consisting of a President, Vice President, Secretary, Treasurer, and Heritage Member. Their duties are as follows:

The President shall convene regularly scheduled Board meetings, shall preside or arrange for other members of the executive committee to preside at each meeting in the following order: Vice President, Secretary, Treasurer, and Heritage Member. Their duties are as follows:

The Vice President will chair committees on special subjects as designated by the Board. The organization’s Founder will serve as the lifetime Vice President of the Board of Directors. Future Vice Presidents must be appointed by the existing Vice President and be elected by a simple majority vote by the Board of Directors.

The Secretary shall be responsible for keeping records of Board actions, including overseeing the taking of minutes at all Board meetings, sending out meeting announcements, distributing copies of minutes and the agenda to each Board member and assuring that corporate records are maintained.

The Treasurer shall make a report at each Board meeting. The Treasurer shall chair the finance committee, assist in the preparation of the budget, help develop fundraising plans, and make financial information available to Board members and the public. The Treasurer will also file the annual registration with the Secretary of the State of Georgia Corporations Division.

The Heritage Member shall be a descendant of the Founder’s family by birth or marriage. This may be by appointment of the President or simple majority vote of Board members. The office is permanent and cannot be altered by majority vote of Board members.

Section 7: Vacancies. The Board of Directors may fill any vacancy in an office resulting from any case.

Section 8: Resignation, Removal, and Absence. An office may resign at anytime by delivering notice to the corporation. A resignation is effective when the notice is delivered unless the notice specifies a later effective date. A Board member shall be removed for excess absences from the Board if he has three unexcused absences from Board meetings in a year. A Board member may be removed for other reasons.
by a three-fourths vote of the remaining directors. The Chair of the Board (with exception given to the founder) can only be removed by a unanimous vote of all Board members.

Section 9: Special Meetings. Special meetings of the members shall be held at such place in the United States or any place in the world as may be designated in the notice of said meetings, and shall be called by the President or the Secretary when so directed by the Board of Directors or at the request in writing of members owning a majority of all the voted entitled to be cast on any issue to be considered at the special meeting. Any such request shall state the purpose for which the meeting is to be called. The corporation Secretary shall notify members of the date, time, and place of each special meeting no fewer than ten nor more than 60 days before the meeting date by postal mail, postmarked accordingly or via electronic email utilizing the organizations domain registered email system (positionholdersname@helporginc.org).

ARTICLE V
Committees

Section 1: Committees. The Board of Directors may create one or more committees as needed, such as development, executive, planning, etc. The Board President appoints all committee chairs.

Section 2: Finance Committee. The Treasurer is chair of the Finance Committee, which includes three Board members. The Finance Committee is responsible for developing and reviewing fiscal procedures, fundraising plans, and annual budget with staff and other Board members. The Board must approve the budget and all expenditures must be written within the budget. Any major change in the budget must be approved by the Board or the Executive Committee. The fiscal year shall be the calendar year. Annual reports are required to be submitted to the Board showing income, expenditures, and pending income. The financial records of the organization are public information and shall be made available to the membership, Board members, and the public.

ARTICLE VI
Amendments of Bylaws

Section 1: These Bylaws may be amended when necessary by a two-thirds majority vote of the Board of Directors of the corporation with the exception of ARTICLE IV – BOARD OF DIRECTORS, Section 6. Powers and Duties, sub-section e. Heritage Member. Proposed amendments must be submitted to the Secretary to be sent out with regular Board announcements.

These Bylaws were approved at meeting of the Board of Directors of HELP ORG INC

on this 17th day of December, 2010.

Attest:

Corporate Seal: