

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

500002538855---\$
-05/28/98--01035--020
*****131.25 ****131.25

SUBJECT:		SHIP CHURCH, INC.		<u> </u>		
Enclosed is an original and one(1) copy of the articles of incorporation and a check for:						
\$70,00 Filing Fee	\$78.75 Filing Fee & Certificate	S122.50 Filing Fee & Certified Copy	& Certificate			
		ADDITIONAL COI	PY REQUIRED			
FROM:	NICIE ALLEN PA	ARKS				
Name (Printed or typed)						
	2003 SUWANNEE	AVENUE	TAL	98	=-	
	Address		. LAF			
	EUSTIS, FLORIDA	32726	ASS	98 JUN 13	N. Control of the Con	
	City, State & Zip		SEE F	· 유 모		
	(252) 242	0.400		ကို ယ္		

NOTE: Please provide the original and one copy of the articles.

Daytime Telephone number

Ų



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

June 2, 1998

NICIE ALLEN PARKS 2003 SUWANNEE AVENUE EUSTIS, FL 32726

SUBJECT: COMMUNITY FELLOWSHIP CHURCH, INC.

Ref. Number: W98000012500

We have received your document for COMMUNITY FELLOWSHIP CHURCH, INC. and your check(s) totaling \$131.25. 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 existing entity. Simply adding "of Florida" or "Florida" to the end of a name is not acceptable. Please select a new name and make the correction in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

The name of the entity must be identical throughout the document.

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

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) 487-6933.

Dana Calloway Document Specialist

Letter Number: 098A00030820

ARTICLES OF INCORPORATION OF

EUSTIS COMMUNITY FELLOWSHIP CHURCH, INC.

A non-Profit Corporation Under Chapter 617 of the Florida Statues

98 JUN 13 PH 3:58
ALLAHASSEE FLORIDA The undersigned, acting as incorporators of the corporation under the Florida general Corporation Act, adopt the following Articles of Incorporation for such corporation.

ARTICLE I - NAME

The name of the corporation is: EUSTIS COMMUNITY FELLOWSHIP CHURCH, INC.

ARTICLE II - PRINCIPAL OFFICE

The principal office and mailing address of this corporation is: 101 South Bay Street, Eustis, Florida 32726, located in Lake County. Mailing address - 2003 Suwannee Avenue - Eustis, Florida 32726

ARTICLE III - PURPOSE

The purpose of this organization is to worship the Almighty God to the teaching of the Holy Bible, to sustain the ordinances and doctrines and, to practice the precepts and examples of the Church of our Lord Jesus Christ as set forth in the new Testament, to preach and to propagate among all people the Gospel of God's salvation by personal faith in Jesus Christ, the Savior and Lord.

ARTICLE IV - POLICY AND DOCTRINE

The government of this church shall be vested in the body of the believers who compose it as an autonomous group, with the final authority vested into the incorporators. It shall be subject to the control of no other ecclesiastical body, but shall recognize and sustain the obligations of mutual counsel and cooperation which are common among Christian churches.

The church may adopt its own standards, qualifications and various auxiliaries, organizations and committees, as it may deem just and proper, consistent, however with the principles and standards are reflected by the scriptures.

Every member of the church who holds an office in any phase of church life and activity shall be responsible to the pastor and the Board of Trustees. Each member will hold the office only by their concerns and their responsibility to the church, as we must all walk by the same standard of Godliness.

The church accepts the scriptures as its sole authority on doctrine, and in matters of faith and practice.

ARTICLE V - FINANCIAL MATTER

The financial needs of this church, its organizations and causes fostered by it, shall be supported by tithes and gifts of money which shall be paid into and disbursed from the church treasury. The church treasurer shall be custodian of all church funds. All disbursements of monies from the treasury shall be made only on authority of the Board of Trustees and the pastor.

For the sake of efficiency, the church shall operate on a budget determined, adopted and subscribed by the church. Extraordinary disbursements and proposals for raising special funds must be authorized by the church and trustees. No debt commitment, or other obligations shall be created except by specific authority of the Board of Trustees and pastor.

All property, both real and personal, all monies, all equities, and the like shall be held and controlled by the incorporation.

All persons handling funds of the church shall keep books of account of all funds received into and disbursed from the treasury; shall deposit such funds as soon as possible after receipts in the name of the church in a bank subject to state and national supervision and approved by the church; shall be under corporate surety bond payable to the church in such amounts as the church shall determine; shall submit all books, records and support documents for audit at such times as the church shall direct. All financial procedures must be in accordance with the Internal Revenue rules and regulations of 1986.

ARTICLE VI - OFFICERS

All officers shall be members of this church. The officers shall consist of a Board of Trustees. The Board of Trustees rightful responsibility is to be legally accountable for the organization, and to establish the overall goals and objectives, fiduciary responsibilities, continuous spiritual oversight, and to nominate and appoint the pastor. Its organizational officers shall be the clerk/ secretary, treasurer, trustees, librarian, director of the Sunday School, director of the church training program, director of the Women's Missionary Union, director of the Brotherhood, and others as the church may require from time to time, with such assistants as may be required, whose number, manner of election, terms of office, duties of office and compensation (if any) shall be determined by the Board of Trustees and pastor.

At the expiration of any term of office, that office shall be vacant until filled by an appointment by the Board of Trustees.

The manner in which the directors are appointed or elected may be by majority votes by the Board of Trustees.

As the need may require, the church shall create salaried positions on the church staff for the efficient operation of its program.

Certain special functions of this church shall be performed through standing committees and special committees, each with definite duties and limitations of authority as the church shall authorize.

ARTICLE VII - CHANGES AND AMENDMENTS

Proposed amendments and changes shall be read in a regular business meeting one month prior to be voted on. The day it is read the proposed amendments or changes and date of vote shall be posted on a bulletin board in a prominent place in the church building and shall remain there until voted on. This constitution adopted by the church in regular business meeting shall supersede all prior resolutions, precedents and actions of the church not in harmony with its provision.

ARTICLE VIII - PROVISIONS

In the event this Brotherhood ceases to function as a Church Body, then the said property real or chattel; after paying or making provision for the payment of all liabilities, shall be disposed of by donation to a non-profit corporation qualified as an exempt organization under chapter 617 of the Florida Statues.

ARTICLE IX - INCORPORATORS

Nicie Allen Parks - Trustee 2003 Suwannee Avenue Eustis, Florida 32726 Ann Reeves Blanken - Trustee 312 Croked Lake Ridge Eustis, Florida 32726

Dorothy Goodman - Trustee 1310 Jules Court Eustis, Florida 32726

Signature

Signature

Signature

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, 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: EUSTIS COMMUNITY FELLOWSHIP CHI	URCH, INC.
2. The name and address of the registered agent and office is:	98 J
NICIE ALLEN PARKS (NAME)	CALL S
2003 SUWANNEE AVENUE,	第2
(P.O. Box of Mail Drop Box NOT ACCEPTABLE)	3: 58 FLORE
EUSTIS, FLORIDA 32726	
(CITY/STATE/LE)	

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.

(SIGNATURE)

6/5/98

DIVISION OF CORPORATIONS, P. O. BOX 6327, TALLAHASSEE, FL. 32314