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ARTICLES OF INCORPORATION

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OF

PECRETARY OF STATE TALLAHASSEE, FLORIDA

ORLANDO FAMILY WORSHIP CENTER, INC.

A CORPORATION NOT FOR PROFIT

We, the undersigned, persons of the State of Florida, being competent to contract, hereby form this corporation not for profit under the laws of the State of Florida and do hereby adopt the following Articles of Incorporation:

ARTICLE I - NAME

The name of this corporation is Orlando Family Worship Center, Inc. with its principal place of business located at 300 Golf Brook Circle #210, Longwood, Florida 32779.

ARTICLE II - PURPOSE

The general nature, object and purposes of this corporation are as follows:

- A. Said corporation is organized exclusively for charitable, religious, and educational purposes which includes the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding sections of any future federal tax code.
- B. To organize and operate a church as a place of worship and to disseminate the Gospel of Jesus Christ, to provide for Christian fellowship for those of like faith, to disciple believers through church services and meetings, publications, productions, missions,

education, media, music, conferences and other means and methods.

C. To acquire, take, receive, purchase, own, hold, use, manage, lease, mortgage, pledge, encumber, sell and convey, or otherwise dispose of property, real, personal and mixed, tangible and intangible.

D. Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on by (a) an organization exempt from Federal Income Tax under Section 501 (c)(3) of the Internal Revenue Code of 1986, or the corresponding provisions 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.

ARTICLE III - MEMBERSHIP

This corporation shall have no members.

ARTICLE IV - TERM

This corporation shall exist perpetually or until dissolved by due process of law, commencing October 27, 1999.

ARTICLE V - INCORPORATORS

The name and place of residence of the original incorporators and subscribers to these Articles of Incorporation are as follows:

Gary H. Beesley 300 Golf Brook Circle #210 Longwood, Florida 32779 Janice Beesley, Vice President 300 Golf Brook Circle #210 Longwood, Florida 32779

Brent Bozarth, Treasurer 10122 Facet Court Orlando, Florida 32836

Stephen W. Beik, Secretary 1101 N. Lake Destiny Road, Suite 120 Maitland, Florida 32751

ARTICLE VI - INITIAL OFFICERS AND DIRECTORS

The corporation shall have four (4) directors initially. The number of directors may be increased or decreased from time to time by resolution of the Board of Directors but shall never be less than three (3) nor more than five (5). The name and residence addresses of the officers and directors who are to manage all the affairs of the corporation which they will hold until their successors are elected and qualified are as follows:

Gary H. Beesley, President 300 Golf Brook Circle #210 Longwood, Florida 32779

Janice Beesley, Vice President 300 Golf Brook Circle #210 Longwood, Florida 32779

Brent Bozarth, Treasurer 10122 Facet Court Orlando, Florida 32836

Stephen W. Beik, Secretary 1101 N. Lake Destiny Road, Suite 120 Maitland, Florida 32751

The directors of the corporation shall be elected as provided in the Bylaws.

ARTICLE VII - BYLAWS

The Bylaws of this corporation are to be made, altered or rescinded by a majority of the Board of Directors present and voting at a properly called business meeting of the corporation.

ARTICLE VIII - AMENDMENTS

These Articles of Incorporation may be amended in the manner provided by the Bylaws. Every amendment must first be approved by the official Board of Directors.

ARTICLE IX - REGISTERED AGENT AND REGISTERED OFFICE

The name of the initial Registered Agent and registered office of this corporation not for profit shall be Stephen W. Beik, 1101 N Lake Destiny Dr., #120, Maitland, FL 32751.

ARTICLE X - NONPROFIT STATUS

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its trustees, officers, directors 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 II hereof. This corporation shall be authorized to exercise the powers permitted to corporations under Chapter 617 of the Florida Statutes; provided, however, that when this corporation is exercising any one or more of such powers, it shall do so in furtherance of the exempt purpose for which it has organized as described in Section 501(c)(3) of the Internal Revenue Code or any amendment thereto.

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.

ARTICLE XI - POWERS

In order to promote the purposes of this corporation, it may acquire by grant, gift, purchase, devise or bequest and hold and dispose of such property as the corporation shall require for the benefit of the corporation and not for pecuniary profit.

ARTICLE XII - DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon dissolution of this organization all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to organizations which have qualified for exemption upon Section 501(c)(3) of the Internal Revenue Code, or to the federal, state or local government, for public purpose and none of the assets will be distributed to any board member, officer, or trustee of this organization. Any of such assets not so disposed shall be disposed of by the Circuit Court of the Eighteenth Judicial Circuit of Florida, in and for Seminole County exclusively for such purposes or to such organization or organizations as said court shall determine which are organized and operated for such purposes.

IN WITNESS WHEREOF, the undersigned subscribers/incorporators have executed

these Articles of Incorporation this 27th day of October 19 Gary H. Beesley Brent Bozart

STATE OF FLORIDA COUNTY OF ORANGE

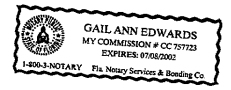
BEFORE ME, the undersigned authority, personally appeared Gary H. Beesley. Janice Beesley, Brent Bozarth, and Stephen W. Beik who produced drivers licenses as identification, and who executed the foregoing Articles of Incorporation and acknowledged before me that they executed the same for the purpose expressed therein.

Sworn to and subscribed before me this 27th day of October 1999, in the county and state aforesaid.

NOTARY PUBLIC, STATE OF FLORIDA

Cail ann Edwards

Gail Ann Edwards



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SEURETARY OF STATE TALLAHASSEE, FLORIDA

CERTIFICATE OF DESIGNATION

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: ORLANDO FAMILY WORSHIP CENTER, INC.
- 2. The name and address of the registered agent is: Stephen W. Beik, 1101 N. Lake Destiny Drive, Suite 120, Maitland, Florida 32751.

Gary H. Beesley
Title: Incorporator

Date: October 27, 1999

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.

Stephen W. Beik

Date: October 27, 1999