NO0000000828

80 BONNIE LOCH COURT ORLANDO, FLORIDA 32806-2908 MAILING ADDRESS: Post Office Box 512 Orlando, FL 32802

Neal P. Pitts Matthew D. Valdes September 28, 2000

Orlando (407) 841-0444

FAX (407) 422-7145

Osceola Co (407) 870-7749

Lake Co (352) 315-1090

Secretary of State Division of Corporation 409 East Gaines Street Tallahassee, Florida 32399

> RE: Destiny Foundation of Central Florida, 0003410382--7 ******78.75 ******78.75

Dear Sir:

Enclosed are two copies of Articles of Incorporation and Registered Agent's Certificate for a new Florida not for profit corporation now being formed -- Destiny Foundation of Central Florida, Inc.

Also enclosed is a lawfirm check in the amount of \$78.75. This check includes payment for the following:

Filing Fee \$35.00 ARE OF ARE STANKY CONTROL STANKY

TOTAL \$ 78.75

Please send the certified copy of Articles, along with the duplicate Registered Agent's Certificate, back to the undersigned. We are not requesting a certified copy of the Registered Agent's Certificate. Your cooperation in this matter is appreciated.

NA 3 D Pitts

NPP/iam Enclosures

F. Burch 'OCT 1 & 2000



FLORIDA DEPARTMENT OF STATE

Katherine Harris Secretary of State

October 3, 2000

NEAL P. PITTS 80 BONNIE LOCH COURT ORLANDO, FL 32806-2908

SUBJECT: DESTINY FOUNDATION OF CENTRAL FLORIDA, INC.

Ref. Number: W00000023904____

We have received your document for DESTINY FOUNDATION OF CENTRAL FLORIDA, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent and street address must be consistent wherever it appears in your document.

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) 487-6928.

Tim Burch Document Specialist

Letter Number: 900A00052258

FILED

ARTICLES OF <u>INC</u>ORPORATION OF

00 OCT 13 AM 8: 44

DESTINY FOUNDATION OF CENTRAL FLORIDA, INCREMENTARY OF STATE

TALLAHASSEE, FLORIDA

ARTICLE I

CORPORATE NAME

The name of this corporation is Destiny Foundation of Central Florida, Inc.

ARTICLE II

CORPORATE NATURE

This is a nonprofit corporation, organized solely for general purposes pursuant to the Florida Corporations Not for Profit Law set forth in Section 617 of the Florida Statutes.

ARTICLE III

DURATION

The term of existence of the corporation is perpetual.

ARTICLE IV

GENERAL AND SPECIFIC PURPOSES

The specific and primary purposes for which this corporation is formed are:

- For the advancement of charity, education, and any other related or corresponding charitable purposes by the distribution of its funds for such purposes.
- To fund and construct buildings and medical clinics related to missionary ventures in Mexico, the Caribbean, South America, and Central America.
- To operate a Christian day care and school facility to provide Christ based training and education for children.
- D. To operate exclusively in any other manner for such religious, charitable and educational purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code, or under any corresponding provisions of any subsequent federal tax laws, covering the distributions to

organizations qualified as tax exempt organizations under the Internal Revenue Code, as amended, including private foundations and private operating foundations.

ARTICLE V

AUTHORIZED CAPITAL STOCK

There shall be no authorized capital stock issued by this corporation.

ARTICLE VI

MANAGEMENT OF CORPORATE AFFAIRS

A. Board of Directors. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors, consisting of not less than three (3) persons. The number of directors of the corporation shall be Seven (7), provided however, that such number may be changed by a By-Law duly adopted by the members.

The directors named herein as the first Board of Directors shall hold office until the first meeting of members at which time an election of directors shall be held.

Directors elected at the first annual meeting, and at all times thereafter, shall serve for a terms of one (1) year until the annual meeting of members following the election of directors and until the qualification of the successors in office. Annual meetings shall be held at 2200 South Orange Avenue, Orlando, Florida 32806, on January 14th of each year at 7:00 o'clock p.m., or at such other place or places as the Board of Directors may designate from time to time by resolution.

Any action required or permitted to be taken by one Board of Directors under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation and the By-Laws of this corporation authorize the Directors to so act. Such a statement shall be prima facie

evidence of such authority.

The names and addresses of such initial members of the Board of Directors are as follows:

Name

<u>ADDRESS</u>

J. Scott George, 130 Galahad Lane, Maitland, FL 32751;

Jeff Phillips, 1792 Chilean Lane, Winter Park, FL;

Scott Taylor, 534 Cascade Circle, #102, Casselberry, FL;

James George, 5101 Andrea Blvd., Orlando, FL 32807;

Kevin Giles, 2141 E. Winter Park Rd., Winter Park, FL;

John Wescott, 8737 Butternut Blvd., Orlando, FL 32817;

Samuel D. Carlisle, 4925 Hoperita Street, Orlando, FL 32812.

ARTICLE VII

EARNINGS AND ACTIVITIES OF CORPORATION

- A. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable 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 distribution in furtherance of the purposes set forth in Article IV hereof.
- B. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempt to influence legislation, publishing or distribution of statements any political campaign on behalf of any candidate for public office.
- C. 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 provision of any future United State Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code (or the corresponding provision of any future United Stated Internal Revenue Law).
 - D. Notwithstanding any other provision of these Articles,

this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE VIII

DISTRIBUTION OF ASSETS

Upon dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all the liability of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, education, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code (or the corresponding provision of any future United States Internal Revenue Law), as the board of Directors shall determine. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations as such court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IX

MEMBERSHIP

The qualification for members and the manner of their admission shall be regulated by the bylaws for this corporation.

ARTICLE X

SUBSCRIBERS

The names and residence addresses of the Subscribers of this corporation are as follows:

J. Scott George 130 Galahad Lane, Maitland, FL 32751

Scott Taylor 534 Cascade Cr., #102, Casselberry, FL 32707

ARTICLE XI

· AMENDMENT OF BY-LAWS

Subject to the limitations contained in the By-Laws, and any limitations set forth in the Corporations Not for Profit Law of the State of Florida, concerning corporate action that must be authorized or approved by the members of the corporation, By-Laws of this corporation may be made, altered, rescinded, added to, or new By-Laws may be adopted, either by a resolution of the Board of Directors, or by following the procedure set forth therefor in the By-Laws.

ARTICLE XII

DEDICATION OF ASSETS

The property of this corporation is irrevocably dedicated to religious, educational, charitable purposes, and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof, or to the benefit of any private individual.

ARTICLE XIII

REGISTERED AGENT AND OFFICE

The address of the corporation's registered office shall be 2200 South Orange Avenue, Orlando, Florida 32806, and the name of its registered agent at said address shall be Neal P. Pitts, Esquire.

ARTICLE XIV

AMENDMENT TO ARTICLES

Amendment to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote in the manner set forth in the By-Laws of this corporation.

NOW THEREFORE, we, the undersigned, being the Subscribers and Incorporators of this corporation, for the purpose of forming this nonprofit corporation under the laws of the State of Florida, have executed these Articles of Incorporation, this 27th day of September 2000.

WITNESSED BY: PUBLISHED BY: PU

J. Scott George,

Subscriber

Scott Taylor, Subscriber

Neal P. Pitts,

Registered Agent

STATE OF FLORIDA

COUNTY OF ORANGE

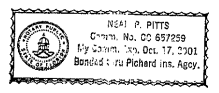
BEFORE ME, the undersigned authority, personally appeared and J. Scott George and Scott Taylor, to me personally known to be the persons who executed the foregoing Articles of Incorporation and they acknowledged to and before me that they executed such instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 27th day of September 2000.

Notary Public

State of Florida at Large

My Commission Expires:



FILED

STATE OF FLORIDA DEPARTMENT OF STATE

00 OCT 13 AM 8: 45

SECRETARY OF STATE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

The following is submitted in compliance with Chapter 607.037, Florida Statutes:

Destiny Foundation of Central Florida, Inc., is a not for profit corporation organized under the laws of the State of Florida with its principal office located at 2200 South Orange Avenue, in the City of Orlando, County of Orange, State of Florida, has named Neal P. Pitts, Esquire, as its agent to accept service of process within the State.

ACCEPTANCE :

I agree, as the above identified Registered Agent, to accept service of process; to keep office open during prescribed hours; to post my name (and any other officers of said corporation authorized to accept service of process at the above Florida designated address) in some conspicuous place in office as required by law.

WITNESS my hand this 10 day of october, 2000, in the City of Orlando, State of Florida.

Neal P. Pitts, Registered Agent