TRANSMITTAL LETTER

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

SUBJECT:

Coundation Of Fath Christian Center inc.
(Proposed corporate name-must include suffix)

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 of Status

□\$78.75

Filing Fee

& Certified Copy

Filing Fee, **Certified Copy**

□ \$87.50

& Certified of

Status

ADDITIONAL COPY REQUIRED

FROM:

Daytime Telephone number

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



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

October 27, 2000

UCR ASSOCIATES, INC. 6239 EDGEWATER DR., STE. D10 ORLANDO, FL 32810

SUBJECT: FOUNDATION OF FAITH CHRISTIAN CENTER, INC.

Ref. Number: W00000025864

We have received your document for FOUNDATION OF FAITH CHRISTIAN CENTER, INC. and your check(s) totaling \$157.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

You have listed (2) Incorporators one signed but need to know which one.,

The registered agent must sign accepting the designation.

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.

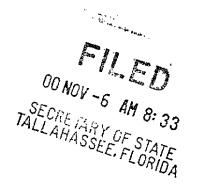
If you have any questions concerning the filing of your document, please call (850) 487-6929.

Letter Number: 600A00056074

Joey Bryan Document Specialist

ARTICLES OF INCORPORATION OF FOUNDATION OF FAITH CHRISTIAN CENTER, INC.

A Not for Profit Corporation



ARTICLE I. NAME

The name of this corporation shall be:

FOUNDATION OF FAITH CHRISTIAN CENTER, INC.

ARTICLE II. ADDRESS

The initial street address of the principal office of the corporation in the State of Florida shall be 1109 Lewis Drive, Orlando, Florida 32789. The Board of Directors may from time to time move the principal office to any other place or places as may be designated by the Board of Directors.

The initial mailing address of the principal office of the Corporation shall be P .O Box 2797, Winter Park, Florida 32790-2797.

ARTICLE III. EXISTENCE

This corporation shall exist perpetually unless dissolved according to law.

ARTICLE IV. PURPOSES

The purpose of this corporation shall be to operate exclusively for religious, charitable, scientific, literary and educational purposes and in furtherance of such goals, is authorized to do any or all activities which it is empowered to do under Chapter 617 F.S. as appropriate; provided, however, that nothing herein shall be construed as allowing any activities which would jeopardize the corporation's tax-exempt status or otherwise be inconsistent with its classification as an organization described in section 501© (3) of the Internal Revenue Code of 1954 or corresponding provision of any future United States Internal Revenue Code.

The corporation shall conduct among other religious activities the following operations:

To conduct church services, conferences, seminars, workshops, meetings and conventions designed to foster fellowship, cultural understanding between denomination leaders, churches and other church organizations.

To promote, preach, proclaim, publish, distribute and disseminate the Gospel of our Lord Jesus Christ and His Kingdom and all truths based upon and contained within the Word of God, the Holy Bible as interpreted by this Corporation.

To support and encourage communication and extension of the Christian life and witness by sound and comprehensive preaching, singing ministry and teaching of the Holy Bible and of the Gospel of the Lord Jesus Christ to all men by all means which will accomplish such communication including the production of recordings, books, and other materials; radio, television, audio, video ministries and the internet.

To educate, teach, counsel and instruct all people about the doctrines, teachings, and information contained in the Holy Bible and derived from the Christian faith.

To conduct and foster missions locally and overseas, including missionary training and support network.

To recognize, support and cooperate with various ministries established by God to equip believers to fulfil their respective functions as members of the body of Christ and to bring the whole body to maturity and completion.

ARTICLE V. SUBSCRIBER

The names and addresses of the subscribers to these Articles of Incorporation are:

<u>NAME</u>	ADDRESS			
Keith C. Yarborough	1109 Lewis Drive, Orlando, Florida 32789			
Jocelyn C. Yarborough	1109 Lewis Drive, Orlando, Florida 32789			

ARTICLE VI. REGISTERED OFFICE AND REGISTERED AGENT

The name and street address of the registered agent to accept service of process within the State on behalf of the corporation is: Keith C. Yarborough, 1109 Lewis Drive, Orlando, Florida 32789.

ARTICLE VII. DIRECTORS

This corporation shall be governed by a Board of Directors headed by a Spirit Filled Christian. The Board of Directors is that group of persons vested with the management of both spiritual and secular business and affairs of the corporation subject to the laws of the Articles of Incorporation and the By-laws.

The number of the initial Board of Directors shall be three (3) directors. The number of directors may be increased or decreased from time to time by the By-laws adopted by the members of by the corporation. The number shall not be less than three (3) or not more than nine (9) at any time. The method of election of the Directors shall be in accordance with the By-laws.

The names and addresses of the initial Board of Directors shall be:

Keith C. Yarborough	President	1109 Lewis Drive, Orlando, Florida 32789
Jocelyn C. Yarborough	Vice-President	1109 Lewis Drive, Orlando, Florida 32789
Dennia Lagassie	Director	5296 Chesapeake Ave. Orlando, Florida 32808
Elmer Edwards	Director	7 Carver Court, Winter Park, Florida 32789
Deidra R. Pittman	Director	663 Callahan Street, Winter Park, Florida 32789
Alphons O. Anyanwu	Director	332 Palm Way Lane, Orlando, Florida

ARTICLE VIII. PROHIBITED ACTIVITES

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 make payments and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of the organization shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the organization 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. Not withstanding any other provision of these articles, the corporation shall not carry on any activities not permitted by to be carried on by a corporation exempt from Federal Income Tax under Section 501 (c) (3) of the Internal Revenue Code of 1954.

ARTICLE IX. DISTRIBUTION UPON DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501 © (3) of the Internal Revenue Code or the corresponding section of any future federal tax code, or shall be distributed to federal government, or to a state or local government, for exclusive public purposes. Any such not so disposed shall be disposed by a court of competent jurisdiction in the county in which the principal office of the corporation is located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE X. BY-LAWS

All by-laws shall be made, altered or rescinded by the vote of two-thirds of the active membership of the corporation present at any regular meeting of the corporation or at any special meeting duly called for the purpose.

The	undersjgned	subscriber has	executed	these	Articles	of Inc	orporation	this
	16 th	day of	ber	, 2000,	for the	purpose	of forming	this
corp	oration under t	he laws of the St	ate of Flori	da				
•		-	., <u>*</u> -	<u>-</u>				
eq 1		. •	. =	··.				

ACKNOWLEDGEMENT

STATE OF FLORIDA COUNTY OF ORANGE

I hereby certify that on this day, before me, a Notary Public, duly authorized in
the state and county named above to take acknowledgments, personally appeared 1211 Arborog to me known to be the person described as
appeared DEILD YOUND to me known to be the person described as
subscriber in and who executed the foregoing Articles of Incorporation, Sworn to and subscribed before me this/
Sworn to and subscribed before me this/day of, 2000.

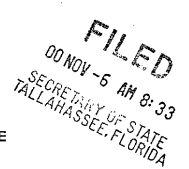
My Commission expires:

CHIQUITA SIMPSON
My Comm Etp. 12/22/2005
No. CC68611

Notary public, State of Florida

Personally known to me

Produced Identification



CERTIFICATE DESIGNATION REGISTERED AGENT / REGISTERED OFFICE

Pursuant to the provisions of Section 617.0501, Florida Statutes, the Undersigned Corporation, organized under the laws of the State of Florida, submits the following statement in designating the office of registered agent, in the Sate of Florida.

- 1. The name of the corporation is: Foundation of Faith Ministries, Inc.
- 2, The name and address of the registered agent and office is:

Keith C. Yarborough 1109 Lewis Drive Orlando, Florida 32789

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Registered Agent

Date