TRANSMITTAL LETTER

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OI APR 17 AH 10: 14
TALLAR COLE, FLORINA

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

SUBJECT: _	Camp	WeBeL	oToJe	Inc.	
	(PRO	POSED CORPO	RATE NAME -	MUST INCL	UDE SUFFIX)

00004012960--3. -04/17/01--01050--013 *****87.50 *****87.50

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 \$87.50 Filing Fee,

Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM: Wendel Brian Stafford

Name (Printed or typed)

11227 Taff Lane

Address

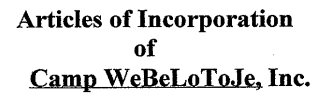
Seffner FL 33584

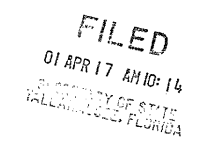
City, State & Zip

(813) 685-3573

Daytime Telephone number

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





Article I: The name of the corporation is <u>Camp WeBeLoToJe</u>, <u>Inc.</u>

Article II: The principal place of business and mailing address of the corporation is 11227 Taft Lane, Seffner, Florida 33584 and the name of the registered agent located at such address is Wendel Brian Stafford.

Article III: The corporation is organized exclusively for religious, charitable, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Law), including but not limited to establishing and maintaining religious worship for a Youth Camp Program, Youth Retreats, and development of Youth Ministries.

Article IV: Directors shall be elected annually at the board of directors meeting, and any director elected shall hold office until his/her successor is elected and qualified. Vacancies and newly created directorships may be filled by a majority of the directors then in office, though less than a quorum, or by a sole remaining director.

Article V: The names and addresses of the persons serving on initial board of directors are as follows:

PresidentSecretaryWendel Brian StaffordLinda Parmentier11227 Taft Lane810 Cutler Street

Seffner, Florida 33584 Seffner, Florida 33584

Treasurer
Eddie Jenkins
2712 Briarpatch Drive
Valrico, Florida 33584

Article VI: The name of the registered agent and the street address is:

Wendel Brian Stafford 11227 Taft Lane Seffner, Florida 33584

Article VII: The name and address of the Incorporator is:

Wendel Brian Stafford 11227 Taft Lane Seffner, Florida 33584

Article VIII: The corporation is a not-for-profit corporation.

Article IX: The period of duration of the corporation is perpetual.

Article X: The corporation shall have members. The affairs of the corporation shall be managed by the board of directors. The numbers of the directors shall be fixed by the bylaws of the corporation, but may not be less than three (3).

Article XI: 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 distributions in furtherance of the tax-exempt purposes of the corporation set forth in Article III.

Article XII: 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 XIII: The corporation shall have a racially nondiscriminatory policy and therefore shall not discriminate against applicants, students, employees, and others on the basis of race, color, or national or ethnic origin.

Article XIV: Upon dissolution of the corporation, the board of directors shall, after paying or making provision for payment of all the liabilities of the corporation, transfer all assets to a fund, foundation, or organization which is organized and operated exclusively for charitable, religious, or educational purposes and at that time qualifies as an organization exempt from federal income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Article XV: Notwithstanding any other provisions of these Articles, the corporation shall not carry on any activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agen

Wendel B. Stufferd Signature/Incorporator Horil 11, 2001

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