1010000003641 John Anthony Requester's Name 1030 W. Olive Street Address 682-0654 Lakeland, FL 33815 City/State/Zip Phone # Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): 1. Orange CountyCommunity and Faith-Based Coalition, Inc. (Corporation Name) (Document #) (Document #) (Corporation Name) (Corporation Name) (Document #) (Corporation Name) (Document #) Certified Copy Walk in Pick up time Will wait Certificate of Status ☐ Mail out ■ Photocopy **NEW FILINGS** AMENDMENTS ☐ Amendment **⅃** Profit Resignation of R.A., Officer/Director Not for Profit Change of Registered Agent Limited Liability ☐ Dissolution/Withdrawal Domestication Other **OTHER FILINGS** REGISTRATION/QUALIFICATION Annual Report ☐ Foreign ☐ Fictitious Name Limited Partnership Reinstatement Trademark Other **Examiner's Initials** 

CR2E031(7/97)

### ARTICLES OF INCORPORATION

OF

### ORANGE COUNTY COMMUNITY AND FAITH-BASED COALITION, INC.

We, the undersigned natural persons of age twenty-one (21) years or more, acting as incorporators of a corporation, not for profit, adopt the following Articles of Incorporation for such Corporation pursuant to Chapter, 617, of Title 34 of the Statues of the State of Florida.

### ARTICLE I NAME

The name of the Corporation shall be Orange County Community and Faith-Based Coalition, Inc.  $\,$ 

### ARTICLE II DURATION

The term of the Corporation shall be perpetual.

## ARTICLE III INITIAL REGISTERED OFFICE AND AGENT

The address of the Corporation's initial principal office is 830 Klondike Street, Winter Garden, Florida 34787. The Board Of Directors may from time to time move the principal office to any other address in Orange County.

The registered agent of the Corporation is Charlie Mae Wilder, whose address is 1007 Stucki Terrace, Winter Garden, Florida 34787.

### ARTICLE IV CORPORATE SEAL

The Corporate Seal of the Corporation shall have inscribed thereon the name of the Corporation, the year of its incorporation and the words "CORPORATE SEAL" and "FLORIDA."

### ARTICLE V PURPOSE

The purpose for which the corporation is organized is exclusively for educational, charitable and scientific that are described in Section 501(c) (3) of the Internal Revenue Code of 1986 as it is currently and shall hereafter be enforced and effect (or the corresponding provision of any future United States Internal Revenue Law).

- 1. To become knowledgeable of the community and Faith-Based process and programs.
- 2 To identify and solve problems that will improve the lives of residents and their neighborhoods.
- 3 To accept responsibility as a Community and Faith-Based Coalition and to implement programs that bring positive outcomes.

- 4. To represent and support ethnic and religious diversities by securing the resources for Community and Faith-Based organizations as set forth under the guidelines of the State of Florida Senate Bill 406, effective July 1, 2000.
- 5. To implement a plan of action that positively impacts the lives of Central Florida residents within disenfranchised communities.
- 6. To manage programs and work collaboratively with the community resources to enhance the quality of life for Central Florida residents.

In furtherance, but not in limitation of the forgoing purposes, the corporation shall have the power and authority;

- 1. To receive assistance, money (as grants or otherwise), real or personal property and any other form of contribution, gifts, bequest or devise from any person, firm or corporation to be utilized in the furtherance of the necessary, objects and purposes of this Corporation; to enter into agreements or contracts for contributions to the Corporation for its objects and purposes, provided however, that gifts shall be subject to acceptance by the Board of Directors as required by the bylaws.
- 2. To distribute, in the manner, form and method, and by means determined by the Board of Directors of this corporation, any and all forms of contributions received by it in carrying out the programs of the corporation in furtherance of its stated purposes. Money and real or personal property contributed to the corporation in furtherance of those objects and purposes are and shall continue to be impressed with a trust for such purposes.
- 3. Each and all of the objects, purposes and powers of the Corporation, however, shall be exercised, construed and limited in their application to accomplish the purpose for which this Corporation is formed.

### ARTICLE VI LIMITATION

- 1. Notwithstanding any other provision of these articles, this 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 provisions of any future United States Internal Revenue Law.
- 2. The Corporation shall not carry on propaganda or otherwise attempt in any way to influence legislation or participate or intervene in (including the publishing or distribution of statement), any political campaign on behalf of any candidate for public office.
- 3. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its Directors, or officers, 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 purpose set forth above.

### ARTICLE VII MEMBERS

The Corporation shall have members.

### ARTICLE VIII MEMBERSHIP

Any Church, Synagogue, Mosque and community organizations within Orange County are eligible for membership.

The Institutions and Organizations must clearly understand the Community and Faith-based Organizations Initiative. The Initiative does not have any theological base. This initiative should unite the diversity of theological expressions found in our Florida Communities. This unity should create, strengthen and form a collaborative and cohesive relationship that will work holistically to enhance the lives of citizens.

### ARTICLE IX DISSOLUTION

The regulation of internal affairs of the Corporation, including the distribution of assets on dissolution, shall be provided for in the bylaws and shall include that:

- (1) Upon dissolution of the Corporation or winding down of its affairs, the assets of the Corporation shall be applied and distributed as follows:
  - (a) All liabilities and obligations of the Corporation shall be paid, satisfied and discharged, or adequate provisions shall be made;
  - (b) Assets held by the Corporation upon condition requiring, return, transfer or conveyance, which condition occurs by reason of the dissolution or winding down, shall be returned, transferred or conveyed in accordance with such requirements; and
  - (c). All remaining assets not disposed of under either of the preceding paragraphs (a) or (b) shall be transferred or conveyed to one or more religious, charitable, education or scientific organizations (i) which are described in Section 509 (a) (1), (2), or (3), and (ii) to which deductible contributions can be made under Section 170 (c) (2), 2522 (a) (2), as the Board of Directors shall select with approval of the members.

## ARTICLE X INDEMNIFICATION

Every director and officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed in connection with any proceeding or any settlement of any proceeding (including any appeal thereof) to which a director may be a party or may become involved by reason of being or having been a director or officer at the such expense incurred, except when the director or officer is adjudged guilty of, or liable for, willful misfeasance in the performance of duties; provided that in the event of a settlement before entry of judgment, the indemnification shall apply only when the Board of Directors approves such settlement and reimbursement as being in the best interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled by law. Appropriate liability insurance shall be provided for every officer, director and agent of the Corporation in amounts determined from time to time by the Board of Directors and its members.

#### ARTICLE XI BOARD OF DIRECTORS

**Management.** The management of the Corporation shall be vested in a Board of Directors. The number of Directors constituting the initial Board of Directors is seven (7). The number of Directors may be increased from time to time in accordance with the Bylaws, but shall never be less than seven (7). The members shall elect the Board of Directors in accordance with the Bylaws. The Directors shall elect the officers of the Corporation in the manner prescribed by the Bylaws.

The name and address of each Director of the Corporation is as follows:

Kim Humphrey 7919 Magnolia Homes Road Orlando, Florida 32810

LaVerne Williams Parrish 1741 Peachwood Lane Orlando, Florida 32818

Charlie Mae Wilder 1007 Stucki Terrace Winter Garden, Florida 34787-4296

Maria Gonzalez P.O. Box 2723 Windermere, Florida 34786

Celia Bezerra 4972 Eaglesmere Dr. Orlando, Florida 32819

Abigail Perioza 3313 S. Goldenrod Road Orlando, Florida 32819

Joseph A. Martinez 3475 Cinder Lane Parkway Orlando, Florida 32808

Noemi Rosa 7523 Aloma Avenue Winter Garden, Florida 32792 Florence Carbajal 504 Palm Avenue Winter Garden, Florida 34787

Paulo Rosa 6032 Crystal View Drive Orlando 32819

Rev. Raul Agosto 504 Palm Avenue Winter Garden, Florida 34787

Mildred Dixon 1089 N. Circle Winter Garden, Florida 34787

Hiram Del Rios 452 Regal Downs Circle Winter Garden, Florida 34787.

William Humphrey 7919 Magnolia Homes Road Orlando, Florida 32810

Ozella Johnson 1343 Avalon Road Winter Garden, Florida 34787

Alberto Carbajal 504 Palm Avenue Winter Garden, Florida 34787

### ARTICLE XII OFFICERS

The Officers of the Corporation shall consist of a President, Vice President, Secretary, Treasurer, and such other officers as may be provided in the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Kim Humphrey, President 7919 Magnolia Homes Rd. Orlando, Florida 32810

Florence Carbajal, Secretary 504 Palm Avenue Winter Garden, Florida 34787

Laverne Williams Parrish, Vice President 1741 Peachwood Lane Orlando, Florida 32818

Paulo Rosa, Treasurer 6032 Crystal View Drive Orlando 32819

### ARTICLE X1II INCORPORATORS

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

Kim Humphrey 7919 Magnolia Homes Road Orlando, Florida 32810

Laverne Williams Parrish 1741 Peachwood Lane Orlando, Florida 32818

Charlie Mae Wilder 1007 Stucki Terrace Winter Garden, Florida 34787-4296

Maria Gonzalez P.O. Box 2723 Windermere, Florida 34786

Celia Bezerra 4972 Eaglesmere Dr. Orlando, Florida 32819

Abigail Perioza 3313 S. Goldenrod Road Orlando, Florida 32819

Joseph A. Martinez 3475 Cinder Lane Parkway Orlando, Florida 32808

Noemi Rosa 7523 Aloma Avenue Winter Park, Florida 32792 Florence Carbajal 504 Palm Avenue Winter Garden, Florida 34787

Paulo Rosa 6032 Crystal View Drive Orlando 32819

Rev. Raul Agosto 504 Palm Avenue Winter Garden, Florida 34787

Mildred Dixon 1089 N. Circle Winter Garden, Florida 34787

Hiram Del Rios 452 Regal Downs Circle Winter Garden, Florida 34787

William Humphrey 7919 Magnolia Homes Road Orlando, Florida 32810

Ozella Johnson 1343 Avalon Road Winter Garden, Florida 34787

Alberto Carbajal 504 Palm Avenue Winter Park, Florida 34787

### ARTICLE XIV AMENDMENT

The corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them. The Articles of Incorporations shall be amended in accordance with the Bylaws and provisions of the laws of the State of Florida.

### ARTICLE XV FISCAL YEAR

The fiscal year of the Corporation shall begin January 1 and end December 31 of each calendar year.

### ARTICLE XVI TERRITORY

The territory in which the operations of the Corporation is principally to be conducted is Orange County, Florida.

### ARTICLE XVII RULES OF ORDER

The rules contained in the current edition of Robert Rules of Order, newly revised, shall govern all meetings of the corporation.

IN WITNESS WHEREOF, we, the undersigned do acknowledge these Articles of Incorporation and accordingly have hereunto set hands this \_\_\_\_\_\_ day of May, A.D. 2001.

Mim Humphrey

Laverne Williams Parrish

Florence Carbaial

Parlo Resa

### STATE OF FLORIDA COUNTY OF ORANGE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared to me

Kim Humphrey Laverne Williams Parrish Florence Carbajal Paulo Rosa

well known to be the persons described in the foregoing Articles of Incorporation and acknowledge before me that they subscribed to same.

Charlie Mal M NOTARY PUBLIC

Charlie Mae Wilder
CC 741387
Commission # CC

# CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 or 617.0501, 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: Orange County Community: And		<b>-</b> .	<del></del>
Faith-Based Coalition, Inc.			
2. The name and address of the registered agent and office is:	7¥S:	2	
Charlie M. Wilder(Name)	ORETARY O	HAY 25	
1007 Stucki Terrace (P.O. Box <u>not</u> acceptable)	OF STATE,	AH 8: 28	Ö
Winter Garden, Florida 34787 (City/State/Zip)			
Having been named as registered agent and to accept service of process above stated corporation at the place designated in this certificate, I here the appointment as registered agent and agree to act in this capacity. I full to comply with the provisions of all statutes relating to the proper and commance of my duties, and I am familiar with and accept the obligations of mass registered agent.	for the by acce rther ag aplete p ay posit	ept gree perfor- ion	
Charlie Mal Willer May 23,2001 (Date)			