Accountant

797 North Pearl Street Crestview, FL 32536

02 MAR 22 AM 10:00

Phone: *(850) 682-4357*

TALLATIASSEE, FLORIDA

February 19, 2002



000005072710--6 -03/08/02--01035--022 *****78.75 *****78.75

Honorable Katherine Harris Secretary of State Division of Corporations The Capitol Tallahassee, FL 32399-0001

Re: Articles of Incorporation

Northwest Florida's Hope for You Festival, Inc.

Dear Ms. Harris:

Enclosed are the original and one copy of the Articles of Incorporation of Northwest Florida's Hope for You Festival, Inc. A check in the amount of \$78.75 is also enclosed for the cost of filing.

Thank you for your courtesy in this matter.

MSM/bl Enclosures

> CB 3-25 W017325



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

March 15, 2002

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MICHAEL S. MCDUFFIE 797 N PEARL ST CRESTVIEW, FL 32536

SUBJECT: NORTHWEST FLORIDA'S HOPE FOR YOU FESTIVAL, INC.

Ref. Number: W02000007325

We have received your document for NORTHWEST FLORIDA'S HOPE FOR YOU FESTIVAL, 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 effective date is not acceptable since it is not within five working days of the date of receipt.

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) 245-6925.

Letter Number: 102A00015681

Cynthia Blalock Document Specialist New Filing Section

ARTICLES OF INCORPORATION

FILED

NORTHWEST FLORIDA'S HOPE FOR YOU FESTIVAL, INC. 02 MAR 22 AM 10:00

The undersigned, acting as incorporators of a not-for profite. FLORIDA corporation for under the Florida General Corporation Act, Florida Statutes (F.S) Chapter 617, adopts the following Articles of Incorporation for such corporation.

ARTICLE I.

NAME: The name of this corporation is NORTHWEST FLORIDA'S

HOPE FOR YOU FESTIVAL, INC. and the principal place of business

and mailing address shall be 797 North Pearl Street, Crestview,

FL 32536.

ARTICLE II.

DURATION: The corporation shall exist perpetually.

ARTICLE III.

purpose: Subject to the limitations set for in Article V hereof, the purpose of the corporation is to engage in any lawful act or activity for which not-for-profit corporations may be organized under the general corporation law of Florida. This corporation is formed exclusively for charitable, religious, educational and scientific purposes which include the following:

- a) The invitation and promotion for the Northwest Florida Area of an evangelist and team from the Scott Dawson Evangelistic Association for a united evangelistic crusade to be held July 11-14, 2002, called the Northwest Florida Hope for You Festival (the "Festival").
- b) To conduct religious services during the period of the Festival stated in (a) above, which will be open to the public without admission charge, with services to be held each night.
- c) To solicit funds from individuals, businesses and corporations, and to receive offerings from people attending the services during the Festival to meet the anticipated expenses necessary to care for the financial needs of the Festival, in accordance with Chapter 496, F.S.

- d) To receive and disburse the funds collected for the expenses incurred for items such as advertising, venue rental, Festival materials, operating expenses, program expenses, youth scholarships and other costs and expenses essential to the success of the Festival and the corporation.
 - e) To engage in no other activity than the promotion, conduct and completion of the Festival, and to see to it that persons serving on various committees of the corporation do so n a voluntary basis with financial compensation for their efforts in the promotion or conduct of the Festival, and to operate the Festival solely and exclusively on a benevolent basis.
 - f) To strengthen local churches and enrich the community's Christian life.
 - g) To engage in any lawful act or activity for which non profit corporations may be organized under Florida law.

ARTICLE IV.

powers and authority: To accomplish the objectives and purposes of the corporation as limited above, the corporation shall have the power, subject to the limitations hereafter provided:

- donations, accept and collect pledges, solicit, a) To contributions and gifts in cash or in property, and to take and to hold by bequest, devise, gift and purchase or lease, either absolutely or in trust, for its objects and purposes of any of them, any property without limitation as to the amount, except such limitation, if any, as may be imposed by low; to sell, convey and dispose of any property and to invest and reinvest the principal thereof, and to deal with and to expend the income there from or the principal thereof for any of the corporation's objectives and purposes, without limitation, except such limitations, if any as may be contained in the instrument under which such property is received; to receive any property in trust under the terms of any will, deed of trust, or other trust instrument for the foregoing purposes, and in administering the same to carry out the directions and to exercise the powers contained in the trust instrument under which the property is received, including the expenditure of principal and income for one or more of such purposes if authorized or directed in the trust instrument under which it is received.
- b) To create and control other corporations, foundations or organizations deemed advisable to best accomplish the purposes of this corporation.
- c) To acquire by purchase, lease, contract or otherwise, any property, stocks, bonds, notes and other interests or obligations of corporations, partnerships or other business organizations.
- d) To own, hold, sell, convey, lease, and otherwise manage, contract with reference to, or dispose of all or any part of

its assets on any lawful terms and conditions, and likewise to invest all proceeds and income of such assets in any type or kind of property as appears advisable and as permitted to not-for-profit corporations by law, and if deemed advisable by the board of directors, the corporation may enter into any general, special or limited partnership as a general, special or limited partner or into any joint venture or similar agreement.

- e) To borrow money, execute notes, mortgages, trust indentures, bonds, and to enter into such other contracts as shall be deemed advisable by the board of trustees and in furtherance of the purposes of the corporation.
- f) To have and maintain such office or offices and related equipment as are necessary to administer the affairs of the corporation and to do any and all things necessary in the premises in order to effectively receive, administer, manage, operate, disburse, and control any funds and/or property of any nature which the corporation may have.
- g) To give, contribute, pay or transfer any and all funds and assets of the corporation, from time to time, as specifically allowed in these articles or under the bylaws of the corporation.

ARTICLE V.

<u>LIMITATIONS:</u> In fulfilling its objectives and purposes, the corporation shall be subject to the following limitations:

- a) At no time, either on dissolution or prior thereto, shall any part of the funds, assets or net earnings of the corporation inure to the benefit of any private individual (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 III), nor be used for the purpose of carrying on propaganda or otherwise attempting to influence legislation. The corporation shall at no time participate in or intervene in any way, including the publishing or distributing of statements, in any political campaign on behalf of any candidate for public office.
- b) If the corporation is found to be a private foundation, as that term is defined in Section 509 of the Internal Revenue Code of 1986, as amended (the "Code") or corresponding provisions of any subsequent federal tax laws (all references herein to the Code shall include reference to any successor or corresponding provisions of any subsequent federal tax laws), the corporation shall conduct its business and distribute its income as necessary for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Code.
- c) If the corporation is found to be a private foundation, as that term is defined in Section 509 of the Code, the corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Code, shall not retain

- any excess business holdings, as defined in Section 4943 (c) of the Code, shall not make any investments in such a manner as to subject the corporation to tax under Section 4944 of the Code, and shall not make any taxable expenditures, as defined in Section 4954(d) of the Code.
- d) No member, director, trustee or officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation.
- e) The corporation shall not carry on any activities not permitted to be carried on by a corporation exempt from federal income tax under Section (509)(a)(3)(A) of the Code. At no time, either on dissolution or prior thereto, shall any part of the net earnings of the corporation inure to the benefit of or be distributable to its members, trustees, 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 purposes set for in Article IV. substantial part of the activities of the corporation shall be the carrying on or propaganda or otherwise attempting to influence legislation, or intervene in (including the publishing and distributing of statements) any political campaign on behalf of any candidate for public office. 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 corresponding section 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 corresponding section of any future federal tax code.

ARTICLE VI.

STOCK: The corporation shall not have the authority to issue capital stock. The members of the corporation shall be its directors and the conditions of membership, if any, shall be stated in the corporation's bylaws.

ARTICLE VII.

INCORPORATORS: The names and mailing addresses of the
incorporators are as follows:

Name

Mailing Address

5978 Old Bethel Road
Crestview, FL 32536

Bill White 4565 Live Oak Church Road

	Crestview, FL 32539
Doug Compton	1200 South Ferdon Blvd Crestview, FL 32536
Richard Wright	599 Eighth Avenue Crestview, FL 32536
Mark English	400 South Ferdon Blvd Crestview, FL 32536
Lane Collins	824 North Ferdon Blvd Crestview, FL 32536
Michael_McDuffie	797 North Pearl Street Crestview, FL 32536

ARTICLE VIII.

INITIAL BOARD OF DIRECTORS: The board of directors shall consist of not less than three members, and the names and addresses of the persons who are to serve as the initial board members are as follows:

Name	Mailing Address
Andrew A. Beccue	5978 Old Bethel Road Crestview, FL 32536
Richard Wright	599 Eighth Avenue Crestview, FL 32536
Doug Compton	1200 South Ferdon Blvd Crestview, FL 32536
Michael McDuffie	797 North Pearl Street Crestview, FL 32536

ARTICLE IX.

INITIAL REGISTERED OFFICE: The street address of the initial registered office of this corporation in the State of Florida is 797 North Pearl Street, Crestview, Florida

32536. The Board of Directors may from time to time, move the principal office to any other address in Florida.

ARTICLE X.

INITIAL REGISTERED AGENT: The initial registered agent of this corporation is Michael S. McDuffie, whose address is

ARTICLE XI.

pecuniary gain, incidentally or otherwise, to its members.

ARTICLE XII.

ELECTION OF DIRECTORS: The number of directors to be elected at the first meeting shall be three (3).

ARTICLE XIII.

BY-LAWS: The power to adopt, alter, amend, or repeal the by-laws shall be vested in the Board of Directors.

ARTICLE XIV:

DISSOLUTION: Upon dissolution, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all of the assets of the corporation by contributing the assets to any one or more other corporations, associations, entities or institutions which are wholly of a public and non-profit nature, which are organized and operated exclusively for religious, charitable, education or scientific purposes, and which shall at that time qualify as an exempt organization or organization under Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Revenue Law), and such contributions shall be made to such corporation, association, entity, and/or institution as may be determined by a majority of the Board of Directors. No contributor to this corporation, or any member of the family of a contributor, nor any corporation controlled by a contributor shall ever derive or receive any financial or pecuniary gain or profit

.from this corporation on dissolution, liquidation, winding up or otherwise. _

ARTICLE XV:

EFFECTIVE DATE: The effective date of this corporation shall be ______19, 2002.

ARTICLE XVI:

AMENDMENTS: These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the board of Directors.

The undersigned, for the purpose of forming a not-for-profit corporation under the laws of the State of Florida, do make, file and record these Articles, and do certify that the facts herein stated are true, and we have accordingly hereto set our hands this 19th day of 2002.

March

<u>(in Mein) (J. Beca</u> Andrew A. Beccue

Doug Compton

Richard Wright

Mark Phalish

Lane Collins

Michael McDuffie

CERTIFICATE DESIGNATING REGISTERED AGENT AND PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, AND ACCEPTANCE OF AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Sections 48.091 and 607.034, Florida Statutes, the following is submitted:

First that NORTHWEST FLORIDA'S HOPE FOR YOU FESTIVAL, INC., desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at 797 North Pearl Street, Crestview, Florida 32536, has named Michael S. McDuffie, as its agent to accept service of process within Florida.

March

Dated this 19th day of

2902.

Michael S. McDuffie

ACKNOWLEDGMENT

Having been named to accept service of process for the above corporation, at the place designated in this certificate, I,

Michael S. McDuffie, hereby accept to act in this capacity

and agree to comply with the provisions of all statutes relative

to the proper performance of my duties.

lichael S. McDuffie

OZ MAR 22 AM IO: 00
SEUSANOS EN INTE