

No3000000810

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP

☐ WAIT

☐ MAIL

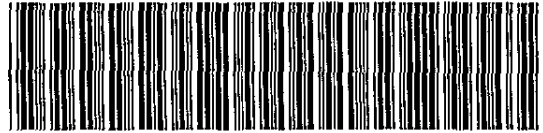
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



700010382267

01/24/03--01038--001 **78.75

2003 JAN 24 10 32

FILED

01-31-03
10.

TRANSMITTAL LETTER

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

SUBJECT: PRiscilla Ann Daniels Akins
(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

☐ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: PRiscilla Ann Daniels Akins
Name (Printed or typed)

P.O. Box 424
Address

SANDERSON FLA 32087
City, State & Zip

904-259-7729 or 904-859-5511
Daytime Telephone number

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

**ARTICLES OF INCORPORATION OF
PRISCILLA ANN DANIELS AKINS INC.**

Notice is hereby given that the undersigned incorporators, all being of full age, have associated themselves together for the purpose of forming a corporation not for profit, without capital stock, under the provision of chapter 617, Laws of the State of Florida, providing for the formation, liability, rights, privileges, and immunities of a corporation not for profit.

**ARTICLE I
NAME OF CORPORATION**

The name of this corporation shall be Priscilla Ann Daniels Akins Inc.

**ARTICLE II
CORPORATE PURPOSE**

The purpose of this corporation shall be to raise, receive and maintain a funds of real property, personal property or both, and to distribute and administer said fund or funds, including any income or interest generated there from, exclusively for charitable, religious and educational purposes. This purpose include, but not limited to, the formation and maintenance of a church, recreational center for teenagers, assistance for the homeless and needy, and establishing religious educational institution within the meaning of Section 501 © (3) of the Internal Revenue Code of 1986.

**ARTICLE III
DURATION**

This corporation shall have perpetual existence

**ARTICLE IV
MEMBERSHIP**

Section 1: **ELIGIBILITY.** Any person shall be eligible for membership in this corporation upon application to and approval as provided in the by laws of this corporation. Who give full consent to the statement of faith and the church standard of Conduct Church Covenant?

Section 2: **DUTIES.** Members are expected to be faithful in all duties essential to the Christian life attend church regularly, contribute to the support of the church and ministries and share in its organized work.

Section 3: **RIGHTS.** All rights and privileges of the general membership of this body shall be equal so long as they abide by laws of this organization.

2003 NOV 21 AM 10:23

FILED

Section 4: TERMINATION. Termination of Membership shall be at the request of the said member. Automatic termination for non-attendance for six months, Automatic termination wave at the discretion of the pastor, Automatic termination if member joins another church.

2. MEMBERSHIP MEETINGS: The annual membership meeting of the corporation shall be held on the 1st day of February at 7:00 P.M. of each year except that if such day shall be a legal holiday. In that event, the Directors shall fix a day not more than two weeks from that date fixed by these By-laws. The Secretary shall cause to be mailed to every member in good standing at his address as it appears on the membership roll book of this corporation, a notice stating the time and place of the membership meeting.

Regular meetings of the corporation shall be held on the 1st day of each and every month at 7:00 P.M. The presence at any membership meeting of not less than 50% + 1 shall constitute a quorum and shall be necessary to conduct the business of the corporation; however, a lesser number may adjourn the meeting for a period of not more than two weeks from the date scheduled by the By-laws and the secretary shall cause a notice of the re-scheduled date of the meeting to be sent to those members who were not present at the meeting originally called. A quorum as hereinbefore set forth shall be required at any adjourned meeting.

A membership roll showing the list of members as of the record date, certified by the Secretary of the corporation, shall be produced at any meeting of members upon written notice to the corporation at least ten days prior, that such request will be made at such meeting.

3. SPECIAL MEETINGS: Special meetings of the corporation may be called by the directors. The Secretary shall cause notice of such meeting to be mailed to all members at their addresses as they appear in the membership roll book at least ten days but not more than fifty days before the scheduled date of such meeting. Such notice shall state the date, time, place and purpose of the meeting and by whom called.

No other business but that specified in the notice may be transacted at such special meeting without the unanimous consent of all present at such meeting.

4. FIXING THE RECORD DATE: For the purpose of determining the Members entitled to notice of or to vote at any meeting of members or any adjournment thereof, or to express consent to or dissent from any proposal with a meeting, or for the pupose of determining the members entitled to receive any distribution or allotment of any rights, in advance, a date as the record date for any such determination of members shall not be more than fifty days nor less than ten days before any such meeting, nor more than fifty days prior to any other action.

5. PROXIES: Every member entitled to vote at a meeting of members

or to express consent or dissent without a meeting may authorize another person or persons to act for him by proxy.

Every proxy must be signed by the member or his attorney-in-fact. No proxy shall be valid after the expiration of eleven months from the date thereof unless otherwise provided in the proxy. Every proxy shall be revocable at the pleasure of the member executing it, except as otherwise provided by law.

7. ORDER OF BUSINESS

- 1. Roll call**
- 2. Reading of the minutes of the preceding meeting**
- 3. Reports of committees**
- 4. Reports of officers**
- 5. Old and unfinished business**
- 6. New business**
- 7. Good and welfare**
- 8. Adjournments**

8. MEMBERSHIP DUES: The membership dues of the corporation Shall be set by the Board of Directors each year. The Board shall have the power to raise or lower the dues and assess special assessments. The membership dues of each member shall be \$0.00.

ARTICLE V MANAGEMENT

- 1. MANAGEMENT OF THE CORPORATION:** The corporation shall be managed by a Board of Directors consisting of 4 directors. Members of the corporation who are of less than majority age shall be eligible to serve as directors, except that a majority of the Board of Directors must be competent to contract.
- 2. ELECTION AND TERM OF DIRECTORS:** Directors shall be elected at the annual meeting of members. Each Director elected, shall hold office until the expiration of the term for which he was elected or until his successor has been elected and qualified, or until his prior resignation or removal.
- 3. INCREASE OR DECREASE IN NUMBER OF DIRECTORS:** The number of directors may be increased or decreased by vote of the members or by a vote of a majority of all the directors. No decrease in number of directors shall shorten the term of any incumbent director.
- 4. NEWLY CREATED DIRECTORSHIPS AND VACANCIES:** Newly created directorships resulting from an increase in the number of directors and vacancies occurring in the Board for any reason except the removal of directors without cause may be filled by a vote of the majority of directors

then in office, although less than a quorum exists, unless otherwise provided in the Articles of Incorporation. Vacancies occurring by reason of the removal of directors without cause shall be filled by a vote of the members. A director elected to fill a vacancy caused by the resignation, death or removal shall be elected to hold office for the unexpired term of his predecessor.

5. **REMOVAL OF DIRECTORS:** Any or all of the Directors may be removed without cause by vote of the members or by action of the Board. Directors may be removed without cause only by vote of the members.
6. **RESIGNATION:** A Director may resign at any time by giving written notice to the Board of Directors, the President or the Secretary of the corporation. Unless otherwise specified in the notice, the resignation shall take effect upon receipt thereof by the Board of Directors or such officer, and the acceptance of the resignation shall not be necessary to make it effective.
7. **QUORUM OF DIRECTORS:** A majority of the Directors shall constitute a quorum for the transaction of business. If at any meeting of the Board of Directors there shall be less than a quorum present, a majority of those present may adjourn the meeting from time to time until a quorum is obtained, and no further notice thereof need be given other than by announcement.
8. **ACTION OF THE BOARD:** Unless otherwise provided by law, the vote of a majority of the directors present at the time of the vote, if a quorum is present at such time, shall be the act of the Board. Each director present shall have one vote.
9. **PLACE AND TIME OF BOARD MEETINGS:** The Board of Directors may hold its meetings at the office of the corporation or at such other places, either within or without the State of Florida as it may from time to time determine.
10. **REGULAR ANNUAL MEETINGS:** A regular annual meeting of the Board of Directors shall be held immediately following the annual meeting of members at the place of such annual meeting of members.
11. **NOTICE OF MEETING OF THE BOARD, ADJOURNMENT:** Regular meetings of the Board of Directors may be held without notice at such time and place as it shall from time to time determine. Special meetings of the Board of Directors shall be held upon notice to the Directors and may be called by the President upon three days notice to each Director either personally or by mail or by wire; special meetings shall be called by the President or by the Secretary in a like manner on written request of one Director. Notice of a meeting need not be given to any Director who submits a waiver of notice whether before or after the meeting or who attends the meeting without protesting prior thereto or at its commencement, the lack of

notice to him.

A majority of the directors present, whether or not a quorum is present, may adjourn any meeting to another time and place. Notice of adjournment shall be given all directors who were absent at the time of adjournment and, unless such time and place are announced at the meeting, to the other directors.

12. CHAIRMAN: At all meetings of the Board of Directors the President, or in his absence, a Chairman chosen by the Board shall preside.

13. EXECUTIVE AND OTHER COMMITTEES: The Board of Directors, by resolution adopted by a majority of the entire Board, may designate from among its members an executive committee and that committee and other committees so designated, shall serve at the pleasure of the Board.

OFFICERS

1. OFFICES, ELECTION AND TERM:

- a) The Board of Directors may elect or appoint a chairman, a President, one or more Vice-Presidents, a Secretary and a Treasurer, and such other officers as it may determine, who have such duties and powers as hereinafter provided.
- b) All officers shall be elected or appointed to hold office until the meeting of the Board of Directors following the next annual meeting of members and until their successors have been elected or appointed and qualified.

2. REMOVAL, RESIGNATION, SALARY, ETC.

- a) Any officer elected or appointed by the Board of Directors may be removed by the Board of Directors with or without cause.
- b) In the event of the death, resignation or removal of an officer, the Board of Directors in its discretion may elect or appoint a successor to fill the unexpired term.
- c) Any two or more offices may be held by the same person, except the offices of President and Secretary.
- d) The salaries of all offices shall be fixed by the Board of Directors.
- e) The Directors may require any officer to give security for the faithful performance of his duties.

2. CHAIRMAN: The Chairman of the Board of Directors, if one be elected,

shall preside at all meetings of the Board of Directors and he shall have and perform such other duties from time to time may be assigned to him by the Board of Directors or the executive committee.

3. **PRESIDENT:** The President shall be the chief executive officer of the Corporation and shall have the general powers and duties of supervision and management usually vested in the office of the President of the corporation. He shall preside at all the meetings of the members if present thereat, and in the absence or non-election of the chairman of the Board of Directors, at all meetings of the Board of Directors, and shall have general supervision, direction and control of the business of the corporation. Except as the Board of Directors shall authorize the execute bonds, mortgages and other contracts in behalf of the corporation, and shall cause the seal to be affixed to any instrument requiring it and when so affixed, the seal shall be attested by signature of the Secretary or the Treasurer or an Assistant Secretary or an Assistant Treasurer.
4. **VICE-PRESIDENTS:** During the absence or disability of the President, the Vice-President, or if there are more than one, the Executive Vice-President, shall have all the powers and functions of the President. Each Vice-president shall perform such other duties, as the Board of Directors shall prescribe.
5. **SECRETARY:** The Secretary shall attend meetings of the Board of Directors and of the members, record all votes and minutes of all proceedings in a book to be kept for that purpose, give or cause to be given notice of all meetings of members and of special meetings of the Board of Directors, keep in safe custody the seal of the corporation and affix to any instrument when authorized by the Board of Directors, when required prepare or cause to be prepared and available at each meeting of members a certified list in alphabetical order of the names of members entitled to vote thereat, indicating the number of shares of each respective class held by each, keep all the documents and records of the corporation as required by law or otherwise in a proper and safe manner, and perform such other duties as may be prescribed by the Board of Directors, or assigned to him by the President.
6. **ASSISTANT-SECRETARIES:** During the absence or disability of the Secretary, the Assistant-Secretary, or if there are more than one, the one so designated by the Secretary or by the Board of Directors, shall have all the powers and functions of the Secretary.
7. **TREASURER:** The Treasurer shall have custody of the corporate funds and securities, keep full and accurate accounts of receipts and disbursements in the corporate books, deposit all money and other valuables in the name and to the credit of the corporation in such depositories as may be designated by the Board of Directors, disburse funds of the corporation as may be ordered or authorized by the Board of Directors and preserve proper vouchers for such disbursements, render to the President and Board of Directors at

regular meetings of the Board of Directors, and of the financial condition of the corporation, render a full financial report at the annual meetings of the members if so requested, be furnished by all corporate officers and agents at his request with such reports and statements as he may require as to all financial transactions of the corporation, and perform such other duties as are given him by these By-Laws or as from time to time are assigned to him by the Board of Directors or the President.

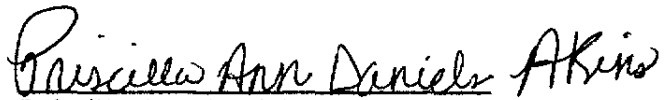
8. **ASSISTANT-TREASURERS:** During the absence or disability of the Treasurer, or if there are more than one, the one so designated by the Secretary or by the Board of Directors, shall all have the powers and functions of the treasurer.
9. **SURETIES AND BONDS:** In case the Board of Directors shall so require, any officer or agent of the corporation shall execute to corporation a bond in such sum and with such surety or sureties as the Board of Directors may direct, conditioned upon the faithful performance of his duties to the corporation and including responsibility for negligence and for the accounting for all property, funds or securities of the corporation which may come into his hands.

ARTICLE VI REGISTERED OFFICE AND AGENT

The registered office of this cooperation shall be at 18 South 5th Street Macclenny, Florida 32063. The mailing address of this Cooperation shall be the same. 18 South 5th Street Macclenny, Florida 32063.

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

REGISTERED AGENT SIGNATURE;


Priscilla Ann Daniels Akins

SECTION (1) PASTOR

(A) The pastor shall be head administrator in all matters pertaining to the body.

(B) The pastor shall be responsible for the religious and administrative cultivation of the body and congregation.

(C) The pastor shall be an ever ready, sympathizing and helpful Shepherd/friend

(D) The pastor's endeavors shall aim at, and be made subservient to the

ultimate purpose of the gospel to win souls to Christ, and edify the saints.

(E) The details of the pastor's work will be manifold as derived from the scriptures, ordered by God and directed through the Holy Spirit.

(F) The pastor shall fill the two-fold office of preacher and pastor and shall labor to discharge the function of both with the greatest possible fidelity and success, given to each conscientiously its appropriate share of his/her ability.

(G) The pastor shall also be a teacher therefore he/she shall not neglect his/her preparations for the pulpit.

(H) The pastor shall know the people in their home, must know their joys and sorrows as they themselves shall relate to them.

(I) The pastor has the oversight and superintendent of all the interest of the church, and of all departments of its work both spiritual and temporal.

(J) The pastor shall encourage, nurture, facilitate the gift of the spirit.

(K) The pastor shall teach, exhort, guide, license and ordain those of the body or in the ministry of help that have evidenced a divine call of God to a specific ministry.

(L) The pastoral appointment shall be perpetual.

SECTION (2) DEACONS

(A) The Deacon shall be of honest report, full of the Holy Spirit and wisdom and demonstrating all of the attributes recorded in Acts 6:1-6, I Timothy 3:8-13, and Titus 2:6-10.

(B) The Deacon(s) shall be faithful, prudent, experienced, and devout, they shall have charge of the sick and needy members and whatever temporal affairs may require attention.

(C) The Deacons shall act as counselors and assistants of the pastors in advancing the general interest of the body, both temporal and spiritual.

(D) The number of Deacons shall be discretionary.

(E) The period of service shall be discretionary but most commonly for an indefinite period, which is substantially for life unless they resign.

(F) The Deacon shall be so designed after selection and upon ordination to that office.

SECTION (3) EVANGELISTIC DIRECTOR IN CHARGE:

(A) Make sure that the pastor appointments for revival and preaching engagements are properly set up.

(B) All incoming revivals for the church.
Make sure that all evangelist news is recorded and sent to the proper persons.

(C) To teach all evangelistic seminars in conjunction with the pastor. he/she is responsible for all evangelistic and spiritual material as directed through the Holy Spirit. Work closely with the pastor for the growth of the church.

SECTION (4) OTHER OFFICERS:

The above name officers constitute a two-fold ministry for the church and are all that are provided for by the New Testament, and are all that are necessary to the best organization and highest efficiency of the body, since all the functions essential to a working church may be efficiently discharge by these alone, Yet it is necessary to supplement these by several called church officers as a matter of conscience and/or expediency. These officers so-called are as follows:

(A) Clerk and/or secretary-is appointed to take minutes and preserve records of church proceedings with all other papers belonging to the body.

(B) Treasurer-is to hold, disperse, and account for money for church purpose.

(C) Trustees and/or stewards-Shall administer the financial affairs of the body.

(D) Financial Secretary-receive money, receipts, record them and turn them over to the treasure.

(E) Stewardship-Shall be as prescribed in the scriptures: tithes, vows, offering, and sacrificial giving.

ARTICLE VII

IDENTIFICATION OF OFFICERS AND DIRECTORS

All officers and directors shall be indemnified by the corporation against all expenses and liabilities including attorney's fees (including appellate proceedings) reasonably incurred in connection with any proceeding or settlement thereof in which they may become involved by reason of holding such office. The corporation may purchase insurance on behalf of all officers and directors or arising out of their status as such.

ARTICLE VIII BY-LAWS

The Bylaws of this Corporation shall be adopted by the Boards of Directors and may be altered, amended or rescinded in the manner provided by the Bylaws.

STATEMENT OF DOCTRINAL BELIEFS:

Position of the Corporation regarding the following issues:

- 1. HUMAN SEXUALITY:** This Corporation opposes to Homosexuality. They may attend the services, but are not permitted to hold any office in this corporation. They are not permitted to teach or preach in any given services or play any musical instrument or get involve in any of this corporation activities, unless they have excepted Christ in their lives and believed on the Lord Jesus.
- 2. BODY PIERCING:** This Corporation opposes any type of body piercing.
- 3. ABORTION:** This Corporation opposes Abortions.
- 4. MARRIAGE:** The only type of marriages that will be performed will be between male and female only. Six months of counseling will be held before any marriage will be perform.
- 5. DIVORCE & REMARRIAGE:** This Corporation does not oppose to Re-marriage or Divorce. By anyone that's a member.
- 6. LAWSUITS BETWEEN BELIEVERS:** This Corporation require that church members to submit their legal disputes to binding arbitration rather than take another Christian to secular court.
- 7. GIVING:** This Corporation believes in tithes and offering according to the scripture.
- 8. MISSION:** This Corporation believes in supporting Missions.

STATEMENT OF FAITH:

- 1. HOLY SCRIPTURE:** (2Tim, 3:16) We believe the bible is the inspired, inerrant, infallible, irrevocable, and complete word of god.
- 2. THE ETERNAL GODHEAD:** (1 John 5:7) We believe that a man was created in the image of god, but that by voluntary disobedience he fell from perfection.

3. **BASIC SALVATION:** (John 3:16) (Rom. 10:9-10) We believe that while we were yet sinners Christ died for us signing the pardon of all who believe on confess Jesus Christ as Lord.
4. **SALVATION THROUGH GRACE:** (Eph 2:8) We believe that before Salvation have righteousness of our own and must come to god through the Righteousness of Jesus Christ.
5. **REPENTANCE AND ACCEPTANCE:** (I John 1:9) We believe that upon sincere repentance and a wholehearted acceptance of Christ as Lord we are justified before god.
6. **THE NEWBIRTH:** (2 Cor. 5:17, Gal. 2:20, John 3:7) We believe that the change which takes place in the heart and life at conversion is a literal one and the result of being born of the spirit of god.
7. **DAILY CHRISTIAN LIFE:** (Heb. 6:10) We believe that it is the will of god that we live a sanctified and holy life, growing constantly in faith.
8. **WATER BAPTISM:** (Matt. 28:19) We believe that baptism by immersion in water is an outward sign of the inward work of salvation.
9. **THE LORD'S SUPPER:** (Cor. 11:28) We believe in the commemoration of the Lord's Supper by symbolical use of the bread and the juice of the wine, And the washing of feet.
10. **BAPTISM OF THE HOLY SPIRIT:** (Acts 1:8-2-4) We believe that the baptism of the holyghost is to endure the believer with power, and that his empowering is after the same manner as in bible days.
11. **THE SPIRIT FILLED LIFE:** (Eph 4:30-32) We believe that it is the will of god that we walk in the spirit continually.
12. **THE GIFTS AND THE FRUIT OF THE SPIRIT:** (Cor. 12:1-11, Gal. 5:22-23, Rom. 12:6-8, Eph. 4:11-30) We believe that the holyspirit has gifts bestow upon the Christian and that we should show spiritual fruit as evidence of a spirit filled life.
13. **DEVINE HEALING:** (1 Peter 2:24, Matt. 8:17, 18:18-19, James 5:14-16, 1 Cor 2:9 16: & 18, Matt 24:35, Mark 13:31, Luke 21:33) We believe that divine healing is the provision of Christ to heal the sick in response to the exercise of faith. The prayer of faith, the prayer of agreement, anointing with oil, the gifts of healing or laying on of hands. We believe that provision of Christ is for everyone.
14. **THE SECOND COMING:** (1 Thes. 4:16-17) We believe that the second coming of Christ is literal and inevitable.

- 15. THE FINAL JUDGEMENT:** (2 Cor. 5:10, Rev 20:11-13) We believe that all shall stand before god in final judgment one day.
- 16. HEAVEN:** (John 14:2, Rev. 7:15-17) We believe that heaven is a literal place, eternally existence.
- 17. HELL:** (Rev. 20:10-15) We believe that hell is a literal torment for all who reject the lord Jesus.
- 18. TITHE AND OFFERINGS:** (Mal. 3:10, 2 Cor. 9:7, Heb. 7:8) We believe that the method ordained of god for the support and spread of his cause is by giving tithe and freewill offerings.
- 19. UNITY, LOVE, AND LIBERTY:** We believe that is essentials there must be unity, in non-essentials-liberty and in all things love.

ARTICLE IX AMENDMENTS

The Corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation by a simple majority vote of all voting rights of all member of this Corporation and all rights conferred upon the members herein are granted subject to this reservation.

ARTICLE X AMENDMENTS

This Corporation Shall not:

1. Attempt to influence legislation as a substantial part of its activities.
2. Allow any part of its net income to inure to the benefit of officers, directors or member of the Corporation, or to any other individuals, except in the furtherance of its charitable purpose.
3. Participate to any extent in any political campaigning for or against any candidate for public office.
4. Conduct any activities not permitted to be carried on by organizations excepted under Section 501©(3) of Internal Revenue Code and its regulation as they now exist or as they may hereafter be amended, or by organization, contributions to which are deductible under Section 170 © (2) of such code and regulations as they exist or as they may hereafter be amended.

ARTICLE XI DEDICATION OF ASSETS

This Corporation dedicates all assets which it may acquire to the charitable

purpose set forth in Article II above. In the event that this Corporation shall dissolve or otherwise terminate its Corporate existence, subject to provisions of Chapter 617, Florida Statutes, this Corporations shall distribute all its existing assets to one or more organizations which themselves are exempt a s organizations describe in sections 501©(3) and 170©(2) of the Internal Revenue Code or corresponding sections of any prior or future law, or to the federal government or to a state or local government for exclusive public purpose.

ARTICLE XII INITIAL OFFICERS AND DIRECTOR

The names and residence addresses of the officers and directors who are to manage all of the affairs of this Corporation until the first annual meeting are:

PRESIDENT	-	Priscilla Ann Daniels-Akins 13800 Tony Givens Road, Sanderson, FL 32087
VICE PRESIDENT	-	Dorothy M. Ford P. O. Box 191, Sanderson, FL 32087
SECRETARY	-	Debbie Piner 7200 Powers Avenue #209, Jacksonville, FL 32217
TREASURE	-	Learrantine Eiland 1231 Harley Circle , Starke, FL 32091
DIRECTORS	-	Priscilla Akins, Dorothy Ford, Learrantine Eiland, and Debbie Piner

ARTICLE XIII INITIAL INCORPORATORS

The names and residence address of the initial incorporators of these Articles of Incorporation are as follows:

Priscilla Ann Daniels Akins-13800 Tony Givens Road, Sanderson, FL 32087

Dorothy Ford- P. O. Box 191, Sanderson, FL 32087

Debbie A. Piner- 7200 Powers Ave. 209, Jacksonville, FL 32217

Learrantine Eiland-1231 Harley Circle, Starke, FL 32091

The undersigned have subscribe their names this day of February 19, 2003

President

Priscilla Ann Daniels Akins

Miss President

Secretary

Treasurer

Dorothy Ford

Walter L. Ford

Leannastine Eiland

**STATE OF FLORIDA
COUNTY OF BAKER**

**The persons described in and who subscribed their names to the foregoing
ARTICLES OF INCORPORATION that they executed such Articles of
Incorporation for the purpose their in expressed.**

In the foresaid County and State this day of February 19, 2003.