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COVER LETTER

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

SUBJECT: Abund	dant Life Fellowsl	nip of Brevard,	Inc.	-
Enclosed is an original a	and one (1) copy of the Artic	cles of Incorporation and	d 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	
	Suitus	ADDITIONAL CO	OPY REQUIRED	
FROM:	Rev. Ruth Alyce Da	amico nted or typed)		
	103 Donna Road	N.E.	SECRETARY ALLAHASSEI	3 3 3
	Palm Bay, Florida		111	-
	(321) 795 - 51 Daytime Tel	ephone number	FERRICAL CONTROL	

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

E-mail address: (to be used for future annual report notification)

rad19647@hotmail.com

ARTICLES OF INCORPORATION of ABUNDANT LIFE FELLOWSHIP OF BREVARD, INC.

Article I - NAME

The name of the corporation shall be: ABUNDANT LIFE FELLOWSHIP OF BREVARD, INC.

Article II - PRINCIPAL OFFICE

The principal office address and the mailing address of the Corporation shall be: 103 Donna Road NE, Palm Bay, FL 32907.

Article III - DURATION

This corporation shall exist perpetually.

Article IV - PURPOSE

The general purpose for which the corporation is organized is to establish a Christian Church and ministry. The general nature shall be religious, charitable and educational, and as such shall have all the powers incident to corporations not for profit, including, but not limited to, the right to own, operate, conduct and maintain broadcasting facilities and other communication media to promote the said objectives of the corporation.

Notwithstanding any other provision of these Articles, this corporation will not carry on any other activities not permitted to be carried on by a corporation exempt from Federal income tax under the subparagraphs under which the corporation qualifies as an exempt organization, of Section 501 of the Internal Revenue Code of 1954, as amended (or the corresponding provisions of any future United States Internal Revenue Law). At all times the corporation shall comply with the provisions of Chapter 617 of the Florida Statutes, and to the Internal Revenue Code, relating to private foundations.

Article V - NON-STOCK CORPORATION

The corporation shall have no stock and no dividends shall be declared or paids

Article VI - DIRECTORS

The business and affairs of the corporation shall be managed by a Board of Directors. The Board of Directors shall be comprised of not less than three (3) individuals. The method of election and term of office, removal and filling of vacancies of the Board of Directors shall be as set forth in the By-Laws. The names and addresses of the persons who are currently serving as Directors of the corporation until their successors are elected or appointed, are as follows:

REV. RUTH DAMICO	DELIA MADDOX	L. MARK OSTRANDER
103 Donna Road NE	385 Delmonico Street NE	261 Medea Avenue NW
Palm Bay, FL 32907	Palm Bay, FL 32907	Palm Bay, FL 32907
EVELYN OSTRANDER	KENNETH W. DELGADO	BETZABE DELGADO
261 Medea Avenue NW	154 Angelo Road SE	154 Angelo Road SE
Palm Bay, FL 32907	Palm Bay, FL 32909	Palm Bay, FL 32909

Article VII - OFFICERS

The corporation shall have the following Officers: President, Vice President, Secretary and Treasurer. An individual may hold more than one office. The corporation shall reserve the right to have such additional Officers as necessary for governing or for the conduction of its affairs, as may be provided for by the By-Laws of the corporation. The method of election and term of office, removal and filling of vacancies of all Officers shall be as set forth in the By-Laws.

The names and addresses of the persons who are currently serving as Officers of the corporation until their successors are elected or appointed, are as follows:

President/Vice President:	Secretary:	Treasurer:
REV. RUTH DAMICO	EVELYN OSTRANDER	DELIA MADDOX
103 Donna Road NE	261 Medea Avenue NW	385 Delmonico Street NE
Palm Bay, FL 32907	Palm Bay, FL 32907	Palm Bay, FL 32907

Article VIII - AMENDMENTS

These Articles Of Incorporation may be amended upon the majority vote of the Members of the corporation, in a manner in accordance with the By-Laws of the corporation.

No amendment shall be effective until filed with the office of the Secretary of State of Florida, nor shall any amendment be effective which impairs the ability of the corporation to qualify as an exempt organization pursuant to Section 501(c)(3) of the Internal Revenue Code, as amended.

Article IX - MEMBERSHIP

Membership in this corporation shall be predicated upon the applicant's genuine desire to further the stated purposes of this corporation. The qualifications for and other matters affecting membership in the corporation shall be as regulated by the By-Laws, as the same may be amended from time to time.

Article X - BY-LAWS

The By-Laws of the corporation shall be made, altered or rescinded upon the majority vote of the Members of the corporation, in a manner in accordance with the By-Laws of the corporation.

Article XI - REGISTERED OFFICE AND AGENT

REV. RUTH DAMICO, whose address is: 103 Donna Road NE, Palm Bay, FL 32907, is hereby appointed the registered agent of the corporation and the registered office shall be at: 103 Donna Road NE, Palm Bay, FL 32907.

Article XII - DISTRIBUTION OF ASSETS UPON DISSOLUTION

This corporation is not organized for a pecuniary profit, and is intended to qualify as tax exempt under Internal Revenue Code §501(c)(3). It shall not have the power to issue certificates of stock or declare dividends, and no part of its net earnings shall inure to the benefit of any director or individual. In the event of dissolution, the residual assets of the organization shall be distributed to such organization as is selected by the Board of Directors from among organizations qualifying under the same sub-section (as indicated above, or as actually determined by the Internal Revenue Service) of the Internal Revenue Code as this corporation.

Article XIII - VOTING

Members are also entitled to vote in the additional following circumstances:

- a. To resolve a deadlock or tie vote of the Board of Directors;
- b. Under such terms and conditions as are established in the By-Laws of the corporation;

Or upon certification of any issue or question by the Board of Directors to the c. Members.

Voting shall be by one (1) vote per member as to each matter submitted to such vote.

Article XIV - INCORPORATOR

The name and address of the Incorporator is:

REV. RUTH DAMICO 103 Donna Road NE Palm Bay, FL 32907

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.

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.