ROVA MELENERAL 3460 6713 Way S.W. -VERO BEACH, FL **OFFICE USE ONLY** 32962 800002037488--2 -12/24/86--01146--010 ****122.50 ****122.50 CORPORATION NAME(\$) & DOCUMENT NUMBER(\$) (if known); Roy MCLENDON HOME: (561) 770-0900 WORK: " 770-5579lified Copy " ificate of Status CHRISTIAN FELLOWISHIP CHURCH VOICEMAL (561) 562-1500 Domestication Dissolution/Withdrawal Other Merger REGISTRATION/ OTHER FILINGS QUALIFICATION Annual Report Foreign Fictitious Name Limited Partnership Name Reservation Reinstatement Trademark Examiner's Initials Other CR2E031(10/92)



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

November 19, 1996

ROY A. MCLENDON 2460 6TH WAY S.W. VERO BEACH, FL 32962

SUBJECT: CHRISTIAN FELLOWSHIP CHURCH

Ref. Number: W96000024444

We have received your document for CHRISTIAN FELLOWSHIP CHURCH, however, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$122.50.

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

Please return 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 filling of your document, please call (904) 487-6934.

Loria Poole Corporate Specialist

Letter Number: 596A00052562

ARTICLES OF INCORPORATION OF

CHRISTIAN FELLOWSHIP CHURCH, INC.

The undersigned, acting as incorporators of a corporation under the Not.. for Profit Corporation Act of the State of Florida, adopt the following articles of incorporation for such corporation:

ARTICLE I

The name of the corporation, hereinafter referred to as the "Corporation" is **Christian Fellowship Church, Inc.**.

ARTICLE II

The period of duration of the Corporation is perpetual.

ARTICLE III

The Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The Corporation may receive and administer funds for scientific, religious, educational, and charitable purposes, within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1986 and to that end, the Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to amount or value; to dispose of any such property and to invest, reinvest, or deal with the principal or the income in such manner as, in the judgment of the directors, will best promote the purposes of the Corporation, without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received, these Articles of Incorporation, the By-Laws of the Corporation, or any applicable laws, to do any other act or thing incidental to or connected with the foregoing purposes or in advancement thereof, but not for the pecuniary profit or financial gain of its directors or offficers except as permitted under the Notfor-Profit Corporation Law.

No part of the net earnings of the Corporation shall inure

to the benefit of any member, trustee, officer of the Corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes, and no member, trustee, 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. 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 publication or distribution of statements, any political campaign on behalf of any candidate for public office. Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, testing for public safety, literary, or educational organizations which would then qualify under the provisions of Section 501 (c) (3) of the Internal Rever Code and is Regulations as they now exist or as they may be hereafter amended, or to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal ice of the Corporation is then located, exclusively for such purposes or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IV

The qualifications for members and the manner of their admissions shall be regulated by the by-laws.

ARTICLE V

The initial street address in the state of <u>Florida</u> of the initial registered office of the Corporation is <u>626 Old Dixie Highway S.W., Vero Beach, FL 32962</u>, and the name of the initial registered agent at such address is <u>Roy A. McLendon</u>.

ARTICLE VI

The territory in which the operations of the Corporation are principally to be conducted is the United States of America and its territories and possessions, but the operations of the Corporation shall not be limited to such territory.

ARTICLE VII

The initial board of directors shall consist of at least three (3) members, who need not be residents of the state of <u>Florida</u>. Except otherwise provided by law, the entire voting rights for the election of directors and for all other purposes shall be yested exclusively in the members of the organization & written in the by-laws.

ARTICLE VIII

The names and addresses of the persons who shall serve as directors until the first annual meeting of members, or until their successors shall have been elected and qualified, are as follows:

President - Roy A. McLendon, 2460 6th Way S.W., Vero Beach, FL 32962

Treasurer - Rick Hester, 2296 13th Ave. S.W., Vero Beach, FL 32962

Secretary - Flossy Jackson, 1315 24th PL. S.W., Vero Beach, FL 32962

ARTICLE IX

The names and addresses of the initial incorporators are as follows:

Roy A. McLendon - 2460 6th Way S.W., Vero Beach, FL 32962

Carla V. McLendon - 2460 6th Way S.W., Vero Beach, FL 32962

Flossy Jackson - 1315 24 PL. S.W., Vero Beach, FL 32962

Annie Collier - 713 5th PL S.W., Vero Beach, FL 32962

Beatrice McLendon - 2433 3rd Ave. S.E., Vero Beach, FL 32962

IN WITNESS WHEREOF, the undersigned have made and subscribed to these Articles of Incorporation at Vero Beach, Indian River County, Florida, on this 12th day of December, 1996.

Kong for Tynend -	Hossie Jackson
Butres: McLendn Junie & Callion	Carle Mesterdan
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STATE OF _	FloriDA
COUNTY OF	St. Lucie

day of December, 19 GL.

(SEAL)

Notary Public
State Of LOGIOA
My Commission Expires:

D. LINDA PRICE
MY COMMISSION # CC 254310
EXPIRES: March 23, 1997
Bonded Thru Notacy Plade Uncomment

CERTIFICATE DESIGNATING REGISTERED AGENT FOR THE SERVICE OF PROCESS IN THIS STATE

CHRISTIAN FELLOWSHIP CHURCH, INC.

The following is submitted in compliance with law.

Christian Fellowship Church, Inc. a not-for-profit corporation organizing under the laws of the State of Florida with its principle office located at 626 Old Dixle Highway S.W. Vero Beach, FL 32962, hereby designates Roy A. McLendon, as its agent at that address to accept service of process within this state.

ACCEPTANCE

I agree as Registered Agent to office open during prescribed hours; to of said corporation authorized to accept designated Florida address) in some constitution of the law.	o put my namie (a ot service of proce	nd any o	ther of	the Ticers	
acaignated Profita address) in some c	onspicuous place	in the off	ice.as		
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STATE OF TOPIDA					
COUNTY OF St. Lucie	. , -			• • •	150°
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BEFORE ME, the undersigned	andbankter this de-				

BEFORE ME, the undersigned authority, this day personally appeared Roy A. McLendon who, efter being duly sworn, deposes and says that the facts and matters contained above are true and correct and that he has executed the same for the purpose expressed therein.

WITNESS my hand and official seal in the County and State last aforesaid this 12th day of December, 1994.

D. LINDA PRICE

D. LINDA PRICE

MY COMMISSION # CC 254310

EXPIRES: March 23, 1997

Bonded Thru Horzy Public Underwriters