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October 22, 1997

Dana McKinnon, Director Division of Corporations Room 2001 The Capitol Tallahassee, Florida 32301

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RE: Temple David, Inc. Our File No. 97-0264

To Whom It May Concern:

Enclosed herewith please find the following:

- 1. Original Articles of Incorporation in regard to the above-referenced corporation.
- Copy for certification.
- 3. A check in the amount of \$122.50 payable to the Secretary of State is enclosed.

Please file the enclosed Articles of Incorporation and return to me a certified copy of same.

Should you have any questions, please do not hesitate to call.

Sincerely

Jeffrøy L. Hinds, Esquire

JLH/sad

Enclosures

cc: David P. Hochman

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P 10.28.97

ARTICLES OF INCORPORATION

OF

FILED
SECRETARY OF STATE
MINISION OF CORPORATIONS

TEMPLE DAVID, INC.

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We, the undersigned, hereby associate ourselves together for the purpose of becoming incorporated under Chapter 617 of the Laws of the State of Florida, applicable to corporations not for profit.

ARTICLE I

Name

The name of the corporation shall be "TEMPLE DAVID, INC."

ARTICLE II

Purpose

The purpose for which this corporation is formed and the objects to be promoted by it are as follows:

To establish and create a private and independent temple for worship of persons of the Jewish faith.

To encourage and achieve the highest levels of religious and educational excellence, to integrate American and Judaic traditions, and to aid in the total development of the personality of persons in attendance of services and religious training, including their intellectual, social, moral and physical growth.

ARTICLE III

Qualification of Members

The membership of this corporation shall constitute all persons hereinafter named as subscribers and other such persons as, from time to time hereafter, may become members in the manner provided in the By-Laws.

ARTICLE IV

Term of Existence

This corporation is to exist perpetually.

ARTICLE V

The names and residences of the subscribers to these articles are:

NAME

RESIDENCE

David P. Hochman

2401 Morrison Avenue, #119, Tampa, Florida

Nancy T. Steinman

5803 N. 17th Street, Tampa, Florida

Dr. Keith Kanik

3930 Doral Drive, Tampa, Florida

Brian Plavnick

7112-A Mascote, Tampa, Florida

Abraham Zacaim

915 Franklin Street, Tampa, Florida

ARTICLE VI

Officers -

Section 1. The offices of the corporation shall be President, Vice Presidents, Secretary, and a Treasurer, and such other offices as may be provided in the By-Laws.

Section 2. The names of the persons who are to serve as officers of the corporation until the first meeting of the Board of Directors are:

President

David P. Hochman

Vice-President

Aron Berger

Vice-President

Abraham Zacaim

Vice-President

Brian Plavnick

Secretary

Nancy T. Steinman

Treasurer

Dr. Keith Kanik

Section 3. The officers shall be elected at the annual meeting of the Board of Directors or as provided in the By-Laws.

ARTICLE VII

Board of Directors

Section 1. The business affairs of this corporation shall be managed by the Board of Directors. This corporation shall have one member of the Board of Directors for every four members, but shall not exceed seventeen members. The number of Directors may be changed from time to time by the By-Laws, but shall never be less than three.

Section 2. The Board of Directors shall be members of the corporation.

Section 3. Members of the Board of Directors shall be elected and hold office in accordance with the By-Laws.

Section 4. The names and addresses of the persons who are to serve as Directors for the ensuing year, or until the first annual meeting of the corporation are:

NAME	KESIDENCE		
David P. Hochman	2401 Morrison Avenue, #119, Tampa, Florida		
Nancy T. Steinman	5803 N. 17th Street, Tampa, Florida		
Dr. Keith Kanik	3930 Doral Drive, Tampa, Florida		
Brian Plavnick	7112-A Mascote, Tampa, Florida		
Abraham Zacaim	915 Franklin Street, Tampa, Florida		
Aron Berger	3612 W. Rennellie Circle, Tampa, Florida		
	ARTICLE VIII		

DECTDENCE

By-Laws

Section 1. The Board of Directors of this corporation may provide such By-Laws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

Section 2. Upon proper notice the By-Laws may be amended, altered or rescinded by a two-third vote of those members of the Board of Directors present at the regular meeting or any special meeting called for that purpose.

ARTICLE IX

Amendments

Section 1. These Articles of Incorporation may be amended at a special meeting of the membership, called for that purpose, by a two-third vote of those present.

Section 2. Amendments may also be made at a regular meeting of the membership upon notice given, as provided by the By-Laws, or intention to submit such amendments.

ARTICLE X

Location

The principle office of this corporation shall be at 2401 Morrison Avenue, #119, Tampa Florida 33629.

ARTICLE XI

Limitations and Powers

Section 1. No part of the earnings of the corporation shall inure to the benefit of any individual or member.

Section 2. The corporation shall not carry on propaganda or otherwise act to influence legislation.

Section 3. In order to promote the purpose of the corporation, it may acquire property by grant, gift, purchase, devise or bequest.

Section 4. No person, firm or corporation shall ever receive any dividends or properties from the undertakings of the corporation, and upon dissolution of the organization, all of its assets remaining after payment of all costs and expenses of such dissolution, shall be distributed to organizations which have qualified for exemption under Section 501 (c) (3) of the Internal Revenue Code, or to the federal, state or local government for a public property, and none of the assets will be distributed to any member, officer or Trustee.

IN WITNESS WHEREOF, we, the undersigned subscribing incorporators, have hereunto set our hands and seals this <u>21</u> day of October, 1997, for the purpose of forming this corporation not for profit under the laws of the State of Florida.

ARTICLE XII

Registered Agent

The name of the initial registered agent of the corporation and the street address of the initial registered office of the corporation are as follows:

Jeffrey L. Hinds, Esq., 791 West Lumsden Road, Brandon, Florida 33511

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David P. Hochman	-
name & Delensign	(SEAL)
Nancy . Steinman	
· M M	(SEAL)
 Dr. Keith Banik	
4/11	(SEAL)
Brian Playnick	
11. JACA 1981	(SEAL)
Abraham Zacaim	

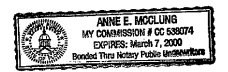
STATE OF FLORIDA
COUNTY OF HILLSBOROUGH

BEFORE ME, the undresigned authority, dduly authorized to take acknowledgements, personally appeared DAVID P. HOCHMAN, NANCY T. STEINMAN, DR. KEITH KANIK, BRIAN PLAVNICK, and ABRAHAM ZACAIM to me known to be the persons described as subscribers in and who executed the foregoing Articles of Incorporation, and they acknowledged before me that they executed and subscribed to these Articles of Incorporation.

WITNESS my hand and official seal in the County and State named above this 21st day of October, 1997.

Notary Public, State of Floris

My Commission Expires:



ACCEPTANCE OF DESIGNATION AS REGISTERED AGENT

THIS IS TO CERTIFY that I, JEFFREY L. HINDS, do hereby accept the designation as Registered Agent for TEMPLE DAVID, INC. Further, that the registered office of TEMPLE DAVID, INC., shall be maintained at 791 West Lumsden Road, Brandon, Florida 33511.

JEFFREY L. HINDS

As Registered Agent for Temple David, Inc.

791 West Lumsden Road

Brandon, FL 33/511

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