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FLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHEET

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TO: DIVISION OF CORPORATIONS

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CONTACT: RAY STORMONT PHONE: (305)541-3694

FAX #: (305)541-3770

NAME: ABUNDANT LIFE RESURRECTION CHRISTIAN CENTER,

AUDIT NUMBER...... H97000020069

DOC TYPE......FLORIDA NON-PROFIT CORPORATION
CERT. OF STATUS...0 PAGES...... 6
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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

December 5, 1997

EMPIRE

SUBJECT: ABUNDANT LIFE RESUREECTION CHRISTIAN CENTER, INC.

REF: W97800027221

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The document is illegible and not acceptable for imaging.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

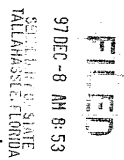
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Beth Register Corporate Specialist Supervisor FAX Aud. #: H97000020069 Letter Number: 097A00057520



ARTICLES OF INCORPORATION OF

ABUNDANT LIFE RESURRECTION CHRISTIAN CENTER, INC.



ARTICLE I NAME OF THE CORPORATION

The name of the corporation shall be ABUNDANT LIFE RESURRECTION CHRISTIAN CENTER, INC.

ARTICLE II TERM OF EXISTENCE

The term of existence of this corporation shall be perpetual.

ARTICLE III PURPOSES AND OBJECTIVES

The purposes and objectives of the corporation shall be to raise sufficient funds to provide students of instrumental music, having above average talent and interest with a goal worthy of extra effort and dedication by means of study, travel and performance.

ARTICLE IV NON-PROFIT PURPOSES AND POWERS

- 1. The corporation shall be organized and operated exclusively for charitable, scientific and educational purposes within the meaning of Section 501 of the U. S. Internal Revenue Code of 1954, as subsequently amended. The powers of the corporation shall be limited to only those powers permitted to be carried on by a corporation exempt from federal income tax under the appropriate section of the Internal Revenue Code of 1954, as subsequently amended.
- 2. No part of the income of the corporation shall be distributed to the members, directors or officers. However, nothing shall prevent a member, director or officer from being paid a fair compensation for services rendered as an employee of the corporation or as a contracting party, if not in conflict with the policies regarding conflicts of interest and requirements of the Internal Revenue Code, Section 501.
- 3. In the event that the corporation shall be dissolved, voluntarily or involuntarily, the Board of Directors, after providing for the outstanding debts and obligations of the corporation shall distribute the remaining assets of the corporation to one or more charitable organizations designated by the Board of Directors which are, or may become, engaged in activities which in the judgment of the Board are, or will be, similar to the purposes of this corporation and also which qualify as a tax exempt corporation under Internal Revenue Code section 501(c) (3). In no event shall any of the corporation's assets be distributed to any present or former member of the

PREPARED BY: HARVEY L. RUbinchik Flbar 164907
1776 N. Pine Island Rd. #118
Plantation, FL 33317 (954) 474-2001

corporation.

4. That the initial office of the corporation will be located at 1801 Davie Boulevard, Fort Lauderdale, Florida 33312.

ARTICLE V MEMBERSHIP

The specific requirements for membership shall be in accordance with the requirements of the By-Laws. The By-Laws may limit the size of the membership and provide for such criteria for membership as it deems necessary and advisable.

ARTICLE VI BOARD OF DIRECTORS

1. The corporation shall be managed by a Board of Directors who shall determine policy which may be administered by a chief executive officer employed by the Board of Directors. There shall be an executive committee which shall be constituted and have such powers as provided in the By-Laws.

Kenneth Jones 1801 Davie Boulevard Fort Lauderdale, Florida 33312 Ian Ellen Jones 1801 Davie Boulevard Fort Lauderdale, Florida 33312

Barbara Anne Pettis 1801 Davie Boulevard Fort Lauderdale, Florida 33312

- 2. The Board of Directors shall be composed of not less than two (2) nor more than eight (8) persons. Members of the Board of Directors shall be members of the corporation.
- 3. The term of each member of the Board of Directors shall be one year. The By-Laws may set other requirements and restrictions.
- 4. The initial Board of Directors, who shall serve for one year or until their successors are elected are:

Kenneth Jones 1801 Davie Blvd Fort Lauderdale, FL Jan Eilen Jones 1801 Davie Blvd Fort Lauderdale, FL

Barbara Anne Pettis 1801 Davie Blvd Fort Lauderdale, Florida

ARTICLE VII OFFICERS

- 1. There shall be the following officers of the Corporation: President, Vice-President, Secretary, Treasurer, and such other officers as may be required by the By-Laws of the Corporation.
 - 2. The initial officers, who shall serve for one year after incorporation are:

KENNETH JONES, President/Treasurer JAN ELLEN JONES, Vice President BARBARA ANNE PETTIS, Secretary

ARTICLE VIII BY-LAWS

- 1. The By-Laws of the corporation shall be adopted by the Board of Directors.
- 2. The By-Laws may be altered, amended or repealed and new By-Laws be adopted by a majority of the Board of Directors of the corporation at any regularly convened or special meeting thereof.

ARTICLE IX AMENDMENTS TO ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended by a majority vote of the Board of Directors present at a regular or special meeting of the Board of Directors provided a quorum is present and the specific proposed Amendment has been mailed to each member of the corporation at least two weeks prior to the regular or special meeting and a notice of the meeting is similarly provided. The Amendment shall be effective upon acceptance by the Secretary of State.

ARTICLE X BEGINNING OF CORPORATE EXISTENCE

The corporate existence shall begin upon acceptance and approval of these Articles of Incorporation by the Florida Secretary of State.

ARTICLE XI REGISTERED AGENT AND OFFICE

Until provided otherwise by the Board of Directors the registered agent and registered office shall be:

HARVEY L. RUBINCHIK 1776 North Pine Island Road - Suite 118 Plantation, Florida 33322

ARTICLE XII
SUBSCRIBERS

The subscribers to these Article of Incorporation and their addresses are:

Kenneth Jones

Jan Ellen Jones

1801 Davie Blvd

1801 Davie Blvd

Fort Lauderdale, FL

Fort Lauderdale, FL

Barbara Anne Pettis 1801 Davie Blvd Fort Lauderdale, Florida

ARTICLE XIII INDEMNIFICATION

The By-Laws may provide for indemnification of the Board of Directors, officers and employees of the Corporation.

ACKNOWLEDGEMENT AND CONSENT OF REGISTERED AGENT

Having been made initial Registered Agent to accept service of process of the corporation at the initial registered office designated in these Articles of Incorporation, I hereby accept such status and consent to act in this capacity and agree to comply with all the requirements of the law pertaining thereto.

HARVEY L. RUBINCHIK, ESQUIRE

IN WITNESS WHEREOF, we have hereunto made, subscribed and acknowledged these Articles of Incorporation.

STATE OF FLORIDA
)
COUNTY OF BROWARD

I HEREBY CERTIFY that on this day personally appeared KENNETH JONES to me known to be the same described in and who executed these Articles of Incorporation, and acknowledged the Articles to be the act and deed of the subscriber and that the facts therein are true.

KENNETH JONES

WITNESS my hand and official seal at Plantation, Broward County, Florida, this day

NOTARY PUBLIC, State of Florida

Print Name: RIC SILVERSTON &

My Commission Expires:



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