TRANSMITTAL LETTER OF State Division of Corporations

Division of Corporation P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	The Foundation of Peace is the Wish Not to Give Harm to Any Living Being, I	Inc
	(Proposed corporate name - must include suffix)	

losed is an original a	and one(1) copy of the arti	icles of incorporation and a	00002376 -12/18/97-0 ****131,25 a check for :
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate	□\$122.50 Filing Fee & Certified Copy	\$131.25 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED

FROM: Susan L. Wild Name (Printed or typed)	
10629 Stradford Row Address	
Orlando, FL 32817 City, State & Zip	
(407) 275–2100 Daytime Telephone number	
	101-12.
	M. DI

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



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

December 10, 1997

SUSAN L. WILD 10629 STRADFORD ROW ORLANDO, FL 32817

SUBJECT: THE FOUNDATION OF PEACE IS THE WISH NOT TO GIVE HARM TO ANY LIVING BEING, INC. Ref. Number: W97000027533

We have received your document for THE FOUNDATION OF PEACE IS THE WISH NOT TO GIVE HARM TO ANY LIVING BEING, INC. and check(s) totaling \$131.25. However, your check(s) and document are being returned for the following:

Please sign and return your check in order to complete your filing.

Please return the original and one copy of 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 filing of your document, please call (850) 487-6924.

Letter Number: 997A00058117

Sharon Tala Document Specialist Supervisor

ARTICLES OF INCORPORATION

OF

THE FOUNDATION OF PEACE IS THE WISH NOT TO GIVE HARM TO ANY LIVING BEING, INC.



The undersigned incorporator, for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, hereby adopts the following for such corporation:

ARTICLE I NAME

The name of the corporation shall be THE FOUNDATION OF PEACE IS THE WISH NOT TO GIVE HARM TO ANY LIVING BEING, INC.

ARTICLE II PRINCIPAL OFFICE

The principal place of business of this corporation and the mailing address shall be:

10629 Stradford Row, Orlando, FL 32817

ARTICLE III DURATION

The term of existence of the corporation shall be perpetual.

ARTICLE IV PURPOSES

The purposes for which this corporation is organized are:

1. This corporation is organized exclusively for religious purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 503(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue law).

- 2. The corporation is and shall remain a corporation not for profit. The corporation shall not have nor issue shares of stock. The corporation is not organized, nor shall it be operated for the primary purpose of generating pecuniary gain or profit, and it will not distribute any gains, profits, or dividends to the members thereof, or to any individual, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its specific and primary purposes.
- 3. Engage in any other lawful purpose or purposes permitted to be engaged in by non-profit corporations and to exercise all rights and powers conferred on not for profit corporations under the laws of Florida, provided however, that the corporation shall not engage in any activities or exercise any powers that are not in furtherance of the specific and primary charitable and educational purposes of the corporation.

ARTICLE V DIRECTORS

The affairs of the corporation shall be managed by a Board of Directors. The number of Directors constituting the initial Board of Directors shall be three (3). Thereafter, the number and manner of election of the Directors and their terms of office shall be as provided in the bylaws. The names and addresses of the persons who are to serve as Directors until the first election thereof are as follows:

Susan L. Wild	Vivian M. Wild	William H. Hubbell
10629 Stradford Row	380 McDonald	1000 Franklin St. # 303
Orlando, FL 32817	Mt. Dora, FL 32757	San Francisco, CA 94109

ARTICLE VI - INCORPORATOR

The name and address of the Incorporator to these Articles of Incorporation is:

Susan L. Wild, 10629 Stradford Row, Orlando, FL 32817

ARTICLE VII PROHIBITED ACTIVITIES

- 1. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers or other private individual.
- 2. 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 publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

- 3. Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation
- a. which is exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986, as amended, (or the corresponding provision of any future United Stated Internal Revenue law) or

b. contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended, (or the corresponding provision of any future United States Internal Revenue law).

ARTICLE VIII REGISTERED AGENT

The name of the initial registered agent and street address of the initial registered office of the corporation shall be:

Susan L. Wild, 10629 Stradford Row, Orlando, FL 32817

ARTICLE IX DISSOLUTION

In the event of dissolution of the corporation, the residual assets of the corporation remaining after payment of, or provision for payment of, all debts and liabilities of the corporation, shall be distributed to one or more organizations, which themselves are exempt as organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, exclusively to accomplish public purposes and none of the assets will be distributed to any member, director, officer, or trustee of this corporation.

Any assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the Corporation is then located.

In the event this corporation shall be come a "private foundation" within the meaning of Section 509 of the Internal revenue Code of 1986, the corporation shall distribute its income for each taxable year at such time and in such manner as not to subject it to tax under Section 4942 of the Internal Revenue Code of 1986; shall not engage in any act of self dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986; shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986; shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986; and shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue code of 1986.

ARTICLE X AMENDMENTS

These Articles of Incorporation may be amended in the manner provided in the bylaws of the corporation.

_ Susan (WDD)	12/5/97
Susan L. Wild, Incorporator	Date

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Susan L. Wild, Registered Agent Date

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