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The Broome Law Firm, P.A. FILED

915 S. Washington Avenue FILED

915 S. Washington Avenue Post Office Box 729 Titusville, Florida 32781-0729

Telephone (407) 269-5620 Telefax (407) 264-1065 98 FEB 16 AM 10: 12 SECRETARY OF STATE TALLAHASSEE, FLORIDA

Charles F. Broome
Richard C. Broome
Christopher E. Broome*
*Also admitted in District of Columbia

February 10, 1998

Corporate Records Bureau Division of Corporations Department of State P. O. Box 6327 Tallahassee, FL 32301

400002431314--6 -02/16/38--01066--011 ****122.50 ****122.50

RE: Short Cut Abundant Life, Inc.

Gentlemen:

Enclosed you will find the following for the above-referenced corporation:

- [1] Original and one (1) copy of the Articles of Incorporation;
- [2] Our check in the amount of \$122.50 representing the filing fee, charter tax, certification fee, and Designation of Registered Agent fee; and
- [3] Certification and Acknowledgment of Registered Agent.

I would appreciate your filing the Articles of Incorporation and certifying the copy and returning same to us at your earliest convenience.

Very respectfully,

THE BROOME LAW FIRM, P.A.

CEB: pob Encl.

AUTHORIZATION BY PHONE TO

(Signed in Attorney's CORRECT Select October 1998

Absence to avoid delay)

DOG. EXAM.

By Christopher E. Broome | plant |

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ARTICLES OF INCORPORATION

OF

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

SHORT CUT ABUNDANT LIFE, INC.

To further common purposes, the undersigned persons agree to organize under these Articles of Incorporation.

ARTICLE I

NAME

The name of this corporation shall be SHORT CUT ABUNDANT LIFE, INC., a Non-Profit Corporation.

ARTICLE II

ENABLING LAW

This corporation is organized pursuant to the Corporations Not For Profit Law of the State of Florida, set forth in Part One of Chapter 617 of the Florida Statutes.

ARTICLE III

PURPOSES

The general nature and purpose of this corporation shall be to make a personal impact in the heart, mind and soul needs of people, through personal interaction, education and love through JESUS CHRIST our SAVIOUR, by and through any and all means of communication and transportation to carry out these purposes.

This corporation is organized exclusively for charitable, educational, religious, or scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax codes).

This corporation is organized and operated exclusively for non-profit purposes, and no part of any net earnings shall inure to the benefit of any member, director, or officer.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers, or other private persons, 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 Section 501(c)(3) purposes. 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 or in opposition to any candidate for public office.

Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code (or corresponding section of any future Federal tax code).

ARTICLE IV

TERM

This corporation shall have a perpetual existence.

ARTICLE V

MEMBERSHIP

Members shall qualify by agreeing to the purpose as set forth in Article III, and shall be admitted into membership upon a unanimous vote of the Directors. There shall be one class of members only. All voting rights and other rights, interests, and privileges of each member shall be equal.

ARTICLE VI

MANAGEMENT OF CORPORATE AFFAIRS

(a) <u>BOARD OF DIRECTORS</u>. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a board of three Directors. The number of Directors herein provided for may be changed by a By-Law duly adopted by the members entitled to vote. Directors shall be elected annually by a majority vote of the membership.

The names and addresses of the persons constituting the first Board of Directors who are to act in that capacity until the selection of their successors are:

Carmen V. Skinner

5732 Beaverbrook Street

Cocoa, FL 32927

Martha Brown Skinner

14900 Harrison Street

Miami, FL 33176

John Benjamin Skinner

5732 Beaverbrook Street

Cocoa, FL 32927

(b) <u>ELECTIVE OFFICERS</u>. The officers of this corporation shall be a President, Vice President, Secretary and Treasurer. Other officers and offices may be established or appointed by members of this corporation at any regular annual meeting. The qualifications, the time and manner of electing or appointing, the duties of, the terms of office, and the manner of removing officers shall be as set forth in the By-Laws.

The officers who are to serve until the first election of officers under the Articles of Incorporation are:

John Benjamin Skinner

President Treasurer

Carmen V. Skinner

Vice President

Secretary

ARTICLE VII

OFFICE; IDENTIFICATION OF REGISTERED AGENT

- (a) The address of this corporation's initial Registered Office in the State of Florida is 5732 Beaverbrook Street, Cocoa, Florida, 32927. The principal address is the same.
- (b) The name of the corporation's initial Registered Agent at the above address is John Benjamin Skinner.

ARTICLE VIII

INCORPORATORS

The names and residences of the incorporators to these Articles of Incorporation are as follows:

John Benjamin Skinner

5732 Beaverbrook Street

Cocoa FL 32927

Carmen V. Skinner

5732 Beaverbrook Street

Cocoa FL 32927

ARTICLE IX

BY-LAWS

By-Laws will be hereinafter adopted at the first meeting of the Board of Directors. Such By-Laws may be amended or repealed, in whole or in part, by the members in the manner provided therein. Any amendments to the By-Laws shall be binding on all members of this corporation.

ARTICLE X

AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote. Amendments may be adopted by a vote of at least two-thirds of a quorum of members of the corporation.

ARTICLE XI

DISSOLUTION

Upon the dissolution or winding up of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of the corporation, shall be distributed to a non-profit fund, foundation, or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

JOHN BENJAMIN SKINNER

(SEAL)

CARMEN V. SKINNER

STATE OF FLORIDA

: ss:

COUNTY OF BREVARD

BEFORE ME, a Notary Public duly authorized in the State and County named above to take acknowledgments, personally appeared JOHN BENJAMIN SKINNER, who [] is personally known to me (or) [X] produced the following identification: Yerda Druxes Julie, who is described as an incorporator in and who executed the foregoing Articles of Incorporation, and who acknowledged before me that he executed and subscribed to these Articles of Incorporation, this 10 day of February, 1998.



Pamela O. Brookes MY COMMISSION # CC629681 EXPIRES April 14, 2001 BONDED THRU TROY FAIN INSURANCE, INC.

(NOTARY SEAL)

Parnela O. Brookes

Notary Public
State of Florida at Large
Commission Number <u>CC 629 63</u>
My Commission Expires <u>Apr. 14</u> 2001

STATE OF FLORIDA

:ss:

COUNTY OF BREVARD

BEFORE ME, a Notary Public duly authorized in the State and County named above to take acknowledgments, personally appeared CARMEN V. SKINNER, who [] is personally known to me (or) [X] produced the following identification:

The Local December 10 wing identification in the State and who acknowledged before me that he executed and subscribed to these Articles of Incorporation, this 10 wing of the Local December 1998.

Pamela O. Brookes

(NOTARY SEAL)

Pameia O. Brookes
MY COMMISSION # CC629881 EXPIRES
April 14, 2001
BONDED THRU TROY FAIN INSURANCE, INC.

Notary Public
State of Virginia
Commission Number <u>CC 629691</u>
My Commission Expires <u>Apr. 14,280</u>)

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CERTIFICATION and ACKNOWLEDGMENT 98 FEB 16 AN IO: 12 SECRETARY OF STATE TALLAHASSEE, FLORIDA OF REGISTERED AGENT

of

SHORT CUT ABUNDANT LIFE, INC., a Non-Profit Corporation

Having been named as Registered Agent to accept service of process for the above-stated corporation at the place designated in these Articles, 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.

JOHN BENJAMIN/SKINNER Signature of Registered Agent

Date