UCC FILING & SEARCH SERVICES, INC. 526 East Park Avenue Tallahassee, FL 32301 (850) 681-6528 SECRETARY OF STERR PICKUP BY

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NEW FILINGS Profit NonProfit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of R.A. Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger	Certificate of FICTITIOUS NAME FICTITIOUS NAME SEARCH
Annual Report Flutitious Name Name Reservation	REGISTRATION/QUALIFICATION Foreign Limited Partnership Reinstatement Trademark Other	CORP SEARCH
Ordered By:	***	
Date:		



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 8, 1998

UCC FILING & SEARCH 526 EAST OARK AVENUE TALLAHASSEE, FL 32301

SUBJECT: OSCEOLA INTERFAITH EMERGENCY COALITION, INC.

Ref. Number: W98000010558

We have received your document for OSCEOLA INTERFAITH EMERGENCY COALITION, INC.. However, the document has not been filed and is being returned for the following:

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

PLEASE INDICATE WHICH OFFICER IS ALSO A DIRECTOR BY PLACING A "D" BESIDE THEIR NAME (MUST HAVE 3).

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) 487-6934.

Loria Poole Corporate Specialist

Letter Number: 198A00025702

ARTICLES OF INCORPORATION

OF

98 MAY 12 AM 9:06

OSCEOLA INTERFAITH EMERGENCY COALITION, INC. SECRETARY OF STATE TALLAHASSEE, FLORIDA

In compliance with the requirements of Chapter 617 of the Florida Statutes, the undersigned, all of whom are residents of Florida and all of whom are of full age, have this day voluntarily associated themselves together for the purpose of forming a corporation not-for-profit, and do hereby certify:

ARTICLE I NAME

The name of this corporation is OSCEOLA INTERFAITH EMERGENCY COALITION, INC., hereinafter called the "Corporation."

ARTICLE II REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of the Corporation is <u>1369</u> E. Vine Street, Kissimmee, Florida <u>34744</u>, and the name of the initial registered agent of this corporation is NANCY Y. SMITH, at 1201 W. Emmett Street, Kissimmee, Florida <u>34741</u>.

ARTICLE III PURPOSE AND POWER OF THE CORPORATION

This Corporation does not contemplate pecuniary gain or profit to the members thereof, and the specific purposes for which it is formed are as follows:

- A. To form a cooperative ministry of groups in Osceola County to respond to disaster victims.
 - B. To unify groups in a cooperative ministry.
- C. To coordinate resources (labor, financial, material, spiritual, and emotional) to assist disaster victims with their losses.
- D. To provide constant and consistent care for disaster victims through individual support and advocacy.
 - E. Any other purpose allowed by law.

- To carry on any and all activities permitted to a corporation not-for-profit under the laws of the State of Florida as may be helpful or appropriate for the achievement of the foregoing goals and purposes; provided, however, that the Corporation shall not engage in any activity which would be inconsistent with its classification as an organization described in Paragraph 501(c)(3) and 170(b)(1)(A)(iii) of the Internal Revenue Code of 1954 as amended from time to time, or any equivalent section of the Internal Revenue Code in effect at any time; but if at any time the Corporation be deemed to be a private foundation as defined by Section 509 of the Internal Revenue Code of 1954 as amended from time to time, then so long as the Corporation is deemed a private foundation, it shall not, as provided in Section 508(e) of the Internal Revenue Code of 1954 as amended from time to time, fail to require its income for each taxable year to be distributed at such time and in such manner as to not subject the Corporation to tax under Section 4942 of the Internal Revenue Code of 1954 as amended from time to time, engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954 as amended from time to time, retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954 as amended from time to time, make any investments in such manner as to subject the Corporation to tax under Section 4944 of the Internal Revenue Code of 1954 as amended from time to time, and make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1954 as amended from time to time,
- G. To have and exercise any and all powers, rights and privileges which a corporation organized under the non-profit corporation law of the State of Florida by law may now or hereafter have or exercise.

ARTICLE IV NON-PAYMENT OF SALARIES

No part of the Corporation's income shall be distributed to its directors or officers and the Corporation shall not have or issue shares of stock or pay dividends.

ARTICLE V INITIAL OFFICERS AND DIRECTORS

The names and addresses of those persons who are to act as the officers of the Corporation until the election of their successors are:

	Name	Title	Address
Christopher	Conklin	President/ Director	1615 Columbia Arms No. 252 Kissimmee, FL 34741
Clyde Crott	у	Vice President/	1422 Neptune Road Kissimmee, FL 34744

•	Name	Title `	Address
Melissa l	Higley	Secretary / Director	2430 Oak Run Blvd. Kissimmee, FL 34744
Antonio :	Delgado	Treasurer/ Director	14299 Lord Barclay Dr. Orlando, FL 32837-5410

The officers shall hold office for one (1) year and shall be elected by the membership at the first conference of the membership following a one (1) year period from the date of their election. The method of election of directors shall be as stated in the bylaws.

ARTICLE VI INDEMNIFICATION

Every director and every officer of the Corporation shall be indemnified by the Corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him/her in connection with any proceeding or any settlement of any proceeding to which he/she may be a party of in which he/she may become involved by reason of his/her being or having been a director or officer at the time such expenses are incurred, except when the director or officer is adjudged quality of willful misfeasance or malfeasance in the performance of his/her duties; provided, that in the event of a settlement, the indemnification shall apply only when the Board of Directors approves such settlement and reimbursement as being for the best interest of the Corporation. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled.

ARTICLE VII DISSOLUTION

The Corporation may be dissolved with the assent given in writing and signed by not less than ninety percent (90%) of the members. Upon dissolution of the Corporation, subject to the provisions of Section 617.05 of the Florida Statutes, the Corporation's assets, both real and personal, shall be dedicated to an appropriate public agency or utility to be devoted to purposes as nearly as practicable the same as those to which they were required to be devoted by the Corporation. In the event that such dedication is not accepted, such assets shall be granted, conveyed and assigned to any non-profit corporation, association, trust or other organization to be devoted to purposes as nearly as practicable the same as those to which they were to be devoted by the Corporation.

ARTICLE VIII AMENDMENTS

Amendments to these Articles may be proposed by the Board of Directors and shall become effective upon the affirmative vote of ninety percent (90%) of the members at any regular or special meeting of said members.

ARTICLE IX BY-LAWS

The By-Laws of this Corporation shall be adopted by the members and may be altered, amended or rescinded in the manner provided in the By-Laws.

ARTICLE X INCORPORATORS

The names and addresses of the persons signing these Articles are as follows:

Name

Address

	Christopher Conklin	1615 Columbia Arms No. 252 Kissimmee, FL 34741			
	Clyde Crotty	1422 Neptune Road Kissimmee, FL 34744			
	Melissa Higley	2430 Oak Run Blvd. Kissimmee, FL 34744			
	Antonio Delgado	14299 Lord Barclay Dr. Orlando, FL 32837-5410			
	IN WITNESS WHEREOF, the undersigned Incorporators have executed these Articles of Incorporation on this				
STATE OF FLORIDA COUNTY OF OSCEOLA					
The foregoing instrument was sworn to before me this day of 1998, by CHRISTOPHER CONKLIN. He is personally known to me or who has produced LICENSE_ as identification. DENYSE JACKSON MY COMMISSION # CC 599207 EXPIRES: October 17, 1999 Bonded Thru Nortary Public, State of Florida					
	Type	ed, Printed or Stamped Notary Name			

FILED CROTTY, Vice President 12 SECRETARY OF STATE TALLAHASSEE, FLORIDA STATE OF FLORIDA COUNTY OF OSCEOLA The foregoing instrument was sworn to before me this has produced 🕹 Notary Public, State of Morida DENYSE JACKSON ackson MY COMMISSION # CC 589207 Typed, Printed or Stamped Notary Name EXPIRES: October 17, 1999 Bonded Thru Notary Public Underwriters MELISSA HIGLEY/Secretary STATE OF FLORIDA COUNTY OF OSCEOLA The foregoing instrument was sworn to before me this <u>30</u> day of <u>50</u>, 1998, by MELISSA HIGLEY. She is personally known to or who has produced <u>FLDRIVEYS CICENSE</u> as me/ or identification. Notary Public, State of Florida **DENYSE JACKSON** onuse Jackson MY COMMISSION # CC 599207 EXPIRES: October 17, 1999 Typed, Printed or Stamped Notary Name Bonded Thru Notary Public Underwriters ANTONIO DELGADO, Treasurer STATE OF FLORIDA COUNTY OF OSCEOLA The foregoing instrument was sworn to before me this _, 1998, by ANTONIO DELGADO. He is personally known to has produced House Summer as identification. Notary Public, State of Florida ANA LLETTON DANA L. LETTOW Typed, Printed or Stamped Notary Name MY COMMISSION # CC 645562 EXPIRES: August 2, 2001

onded Thru Notary Public Underwriters