Susan J. Williams, P.A.

Professional Association

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Attorney and Counselor at Law

SECRETARY OF STATE TALLAHASSEE, FLORIDA

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5200 S. U.S. Highway 17-92 Casselberry, Florida 32707

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Secretary of State
Division of Corporations
409 East Gaines Street
P.O. Box 6327
Tallahassee, FL 32314

BY HIM'S

Re: A LIFE TOUCHED / INC.

Dear Sir:

Enclosed for filing please find an original and one copy of the Articles of Incorporation for the above Corporation and our check in the amount of \$122.50 to cover the costs of Filing Fees, Certified Copy, and Registered Agent Designation.

Please file said Articles of Incorporation and return a certified copy to me.

Your anticipated cooperation in this matter is appreciated. If you should have any questions, please feel free to contact me personally.

Very truly yours

Susan J. Williams

For the firm

SJW/lg Enclosures cc:

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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 1, 1998

SUSAN J. WILLIAMS, ESQ. 5200 S US HWY 17-92 CASSELBERRY, FL 32707

SUBJECT: A LIFE TOUCHED, INC. Ref. Number: W98000009829

We have received your document for A LIFE TOUCHED, INC. and check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of a name is not acceptable. Please select a new name and make the correction in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

If you have any further questions concerning your document, please call (850) 487-6915.

Pamela Hall Document Specialist

Letter Number: 398A00024015

497/605/

Dear Pamela-We have changed name by adding two words. Thank you, Susan Williams

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ARTICLES OF INCORPORATION

OF

98 MAY 20 PM 3: 07

SECRETARY OF STATE TALLAHASSEE, FLORIDA

A LIFE TOUCHED BY HIM, INC.

The undersigned, acting as incorporators of a Corporation under Chapter 617, Florida Statutes, adopts the following Articles of Incorporation for such corporation.

ARTICLE I - NAME

The name of this corporation shall be A LIFE TOUCHED BY HIM, INC.

ARTICLE II STREET ADDRESS OF INITIAL PRINCIPAL OFFICE

The initial street address for the Corporation is 851 East University Avenue, Orange City, Florida 32763.

ARTICLE III - PURPOSE

The purposes of the Corporation shall be to operate a christian, charitable, spiritual crisis unit and residence for wayward, abused, and forsaken children in the Central Florida area and beyond and, through it, to provide a Christian witness; to enhance the quality of life in that community through various youth outreach programs, counseling, feeding and clothing the homeless and other youth aid as is necessary to accomplish its expanding mission; and to encourage, promote and support worthy youth and community-based causes as may be determined by the Board of Directors from time to time.

ARTICLE IV - DIRECTORS

The number constituting the initial Board of Directors of the Corporation is five, until the first annual meeting or until their successors shall have been elected and qualified, as stated in the by-laws, and are as follows:

- 1. <u>Director/President</u>: Richard R. Manchester, 851 E. University Avenue, Orange City, Florida 32763.
- Director/Vice President: Anthony L. Eldridge, 1059
 Galgano Avenue, Deltona, Florida 32725.
- 3. <u>Director/Secretary/Treasurer</u>: Bambi L. Manchester, 851 E. University Avenue, Orange City, Florida 32763.
- 4. <u>Director/Board Member</u>: Ann Collins, 225 E. Roberts, Orange City, Florida 32763.

5. <u>Director/Board Member</u>:G. Alan Collins, 225 E. Roberts, Orange City, Florida 32763.

ARTICLE V - NO CAPITAL STOCK

The corporation is not organized for pecuniary profit nor shall it have any power to issue certificates of stock or declare dividends, and no part of its net earnings shall inure to the benefit of any Member, Director, Trustee, Officer, or individual. The balance, if any, of all moneys received by the Corporation from its operation, after the payment in full of all debts and obligations of the Corporation of whatsoever kind and nature, shall be used and distributed exclusively for carrying out only the purpose or purposes of the Corporation set forth in these Articles of Incorporation.

ARTICLE VI - DURATION

This Corporation shall have perpetual existence, commencing on the date of filing by the Florida Department of State, Division of Corporations.

ARTICLE VII - NON-PROFIT STATUS

The Corporation is organized exclusively for charitable religious, educational, and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any further federal tax The Corporation may receive and administer funds for scientific, religious, educational and charitable purposes, within the meaning of Section 501 (c)(3) of the Internal Revenue Code and to that end, the Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to amount or value; to dispose of any such property and to invest, reinvest, or deal with the principal or the income in such manner as, in the judgment of the directors, will best promote the purposes of the Corporation, without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received, these Articles of Incorporation, the Bylaws of the Corporation, or any applicable laws, to do any other act or thing incidental to or connected with the foregoing purposes or in advancement thereof, but not for the pecuniary profit of financial gain of its directors or officers except as permitted under the Not-for Profit Corporation Law.

No part of the net earnings of the Corporation shall inure to the benefit of any member, trustee, officer of the Corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes, and no member, trustee, officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. 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 publication or distribution of statements, any political campaign on behalf of any candidate for public office.

Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, testing for public safety, literary, or educational organizations which would then qualify under the provisions of Section 501 (c)(3) of the Internal Revenue Code and its Regulations as they now exist or as they may be hereafter amended, or to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VIII - CORPORATE POWERS

The Corporation shall have and exercise all the powers authorized by law to be conferred upon or exercised by such a corporation, including those enumerated in Section 501 (c)(3) of the Internal Revenue Code.

ARTICLE IX - CORPORATE ACTIVITIES

The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code and its Regulations as they now exist or as they may be amended, or corresponding provisions of any subsequent federal tax laws.

The Corporation shall not engage in any act of self-dealing as defined in Section 4941 (d) of the Internal Revenue Code its Regulations as they now exist or as they may be amended, or corresponding provisions of any subsequent federal tax laws.

The Corporation shall not retain any excess business holdings as defined in Section 4943 (c) of the Internal Revenue Code and its Regulations as they now exist or as they may be amended, or corresponding provisions of any subsequent federal tax laws.

The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code and its Regulations as they now exist or as they may be amended, or corresponding provisions of any subsequent federal tax

laws.

The Corporation shall not make any taxable expenditures as defined in Section 4945 (d) of the Internal Revenue Code and its Regulations as they now exist or as they may be amended, or corresponding provisions of any subsequent federal tax laws.

Notwithstanding any other provision of these Articles, the Corporation shall not carry on any activities not permitted by any organization exempt under Section 501 (c) (3) of the Internal Revenue Code and its Regulations as they now exist or as they may be amended, or by an organization, contributions to which are deductible under Section 170 (c) (2) of such Code and Regulations as they now exist or as they may be hereafter amended.

ARTICLE X - MEMBERS

The Corporation is a service corporation and shall have no members.

ARTICLE XI - ORGANIZATION EXCLUSIVELY FOR TAX-EXEMPT PURPOSES

Said Corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law.)

ARTICLE XII - PROHIBITIONS TO INSURE TAX-EXEMPT STATUS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its Directors, Officers or other private persons, except that the Corporations shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hereof. 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. Notwithstanding any other provision of the 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 of 1954 (or corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future Unites States Internal Revenue Law).

ARTICLE XIII - DISSOLUTION

In the event of the dissolution of this Corporation, all the business, property and assets of the Corporation shall go and be distributed as provided in the By Laws of the Corporation; and in the absence of such provision to such non-profit, religious corporation of like purposes as set forth in these Articles of Incorporation, as the Members of this Corporation may select and designate; and in no event shall any of said assets or property, in the event of dissolution thereof, go or be distributed to Members, either for reimbursement of any sum subscribed, donated or contributed by such Members, or for any other purpose.

ARTICLE XIV - INDEMNIFICATION OF DIRECTORS AND OFFICERS

This Corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by The Corporation shall indemnify any Director or Officer, or Director or Officer, against expenses actually and necessarily incurred by him or any amount paid in satisfaction of judgments in connection with any action, suit or proceeding, whether civil or criminal in nature, in which he or she is made a party by reason of being or having been such Director or Officer (whether or not a Director or Officer at the time such costs or expenses are incurred by or imposed upon him) except in relation to the matters as to which he shall be adjudged in such action, suit or proceeding to be liable for gross negligence or willful misconduct in the performance of the duty. The Corporation may also reimburse any Director or Officer the reasonable costs of settlement of any such action, suit or proceeding if it shall be found either by a majority of the Directors not involved in the matter of controversy, whether or not a quorum, or by a majority vote of the Members present in a regular or special meeting called for that purpose that it was to the interest of the Corporation that such settlement be made and that such Director or Officer was not quilty of gross negligence or willful misconduct. Said rights of indemnification and reimbursement shall not be deemed exclusive of any other rights to which such Director or Officer may be entitled by law, or otherwise.

ARTICLE XV - AMENDMENT OF ARTICLES

Provided such amendments do not violate the Bylaws of the Corporation, the Corporation may amend, alter, change, or repeal any provision contained in these Articles of Incorporation in the manner now or hereafter prescribed by law and all rights conferred on Officers and Directors herein are granted subject to this reservation. Amendments to the articles of incorporation may be adopted at a regular meeting of the Board of Directors, or a special meeting duly noticed for that purpose, by a majority vote of the directors then in office.

ARTICLE XVI - MEETINGS

The annual meeting for the election of members of the Board of Directors shall be as provided in the by-laws.

ARTICLE XVII - REGISTERED AGENT

The name and address of the Corporation's initial registered agent in the State of Florida is Susan J. Williams, Esquire, 5200 South U.S. Highway 17-92, Casselberry, Florida 32707.

ARTICLE XVIII - INCORPORATORS

The name and addresses of the initial incorporators are as follows:

- 1. Richard R. Manchester, 851 E. University Avenue, Orange City, Florida 32763.
- 2. Anthony L. Eldridge, 1059 Galgano Avenue, Deltona, Florida 32725.
- 3. Bambi L. Manchester, 851 E. University Avenue, Orange City, Florida 32763.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this 23rd day of April, 1998.

RICHARD R. MANCHESTER, Incorporator

President

ANTHONY L. ELDRIDGE, Incorporator

Vice President

BAMBI L MANCHESTER, Incorporator

Secretary/Treasurer

STATE OF FLORIDA COUNTY OF SEMINOLE

Sworn to and subscribed before me on this day of April,
1998 by RICHARD R. MANCHESTER, (check one) who is personally
known to me or who produced a Florida Drivers license as
identification // ////
SUSAN J WILLIAMS JUSAN J WILLIAMS
My Commission CC554238 NOTARY PUBLIC, State of Florida State of Florida My Commission Expires:
STATE OF FLORIDA
COUNTY OF SEMINOLE
Sworn to and subscribed before me on this 23 day of April, 1998 by ANTHONY L. ELDRIDGE, (check one) who is personally known to me or who produced a Florida Drivers license as identification SUSAN J WILLIAMS My Commission CC554238 Expires May. 12, 2000 NOTARY PUBLIC, State of Florida My Commission Expires:
STATE OF FLORIDA COUNTY OF SEMINOLE
Sworn to and subscribed before me on this 230 day of April, 1998 by BAMBI L. MANCHESTER, (check one) who is personally known to me or who produced a Florida Drivers license as identification
SUSAN J WILLIAMS My Commission CC554238 Expires May. 12, 2000 MY Commission Expires:

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

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Pursuant to the provisions of Section 617.0501 and 617.0502 of Florida Statutes, the undersigned not-for-profit corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

1. The name of the Corporation is:

A Life Touched By Him, Inc.

The name and address of the registered agent and office is:

Susan J. Williams, Esquire 5200 S. Highway 17-92 Casselberry, Florida 32707 (407) 831-8995 Florida Bar# 0779482

ACCEPTANCE BY REGISTERED AGENT

The undersigned, being the person appointed in the foregoing Articles of Incorporation as the registered agent for A Life Touched By Him, Inc. hereby accepts such appointment this day of April, 1998, and states that she is familiar with, and accepts, the obligations provided for in Section 617.0503 Florida Statutes.

Susan J. W/lliams

98 MAY 20 PM 3: 07
SECRETARY OF STATE
AND AUXIORS OF STATE