N9800003440

June 9, 1998

Department of State Division of Corporations P.O. Box 6327 Tallahassee, Fl 32314

300002558143---7 -06/12/98--01049--001 *****78.75 *****78.75

SUBJECT: Articles of Incorporation of Family Life Enrichment and Educational Center, Inc.

Enclosed is an original and one (1) copy of the articles of incorporation and a check for \$78.75.

FROM: Walter R. Jenkins, Jr. 743 Cedar Knoll Dr. N. Lakeland, Fla 33809 (941) 859-2216 (941) 688-2286

12 AM 10: 33

ARTICLES OF INCORPORATION

This is to certify that we, the undersigned, do thereby associate ourselves together under and by virtue of the facts of the State of Florida set forth in Chapter 617 of Florida Stabilites entitled "Corporations Not for Profit"' for the sole purpose of organizing a non-profit corporation and to that end to hereby set forth the following:

ARTICLE I.

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The name of the corporation is:

Family Life Enrichment and Educational Center, Inc.

ARTICLE II.

The street address of the initial registered office of this corporation is 1105 N. Ruth Ave., P.O. Box 24574, Lakeland, Florida 33805, and the name of the initial registered agent of this corporation at that address is Walter R. Jenkins, Jr.

ARTICLE III.

The purpose of this corporation is as follows:

(a) To provide reformation and enrichment for urban families and youth in a safe, orderly, educational, disciplined atmosphere, dedicated to the betterment of Lakeland, Polk County, and society in general, by way of educating, monitoring, mentoring and ministering to seek a change in behavior of both parent and child.

(b) The corporation shall have the power to acquire and hold title in fee simple, in trust, or otherwise, to both real and personal property, and to improve, encumber, sell, convey, and dispose of all such property in Conformity with the By-Laws of said corporation, and each and every power and right granted to Corporation Not for Profit under the laws of the State of Florida.

(c) Notwithstanding any other provisions of these Articles, the purposes for which this Corporation is organized are exclusively religious, charitable, scientific, literary and educational, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954, or the corresponding provision of any future United States Internal Revenue Code.

ARTICLE IV.

The Corporation shall have a Board of Directors. Members of the Board of Directors of the Corporation will be required to meet the following qualifications, to-wit: To accept and agree to submit to the purpose and mission as set out in the Articles of Corporation and By-Laws. Persons meeting such qualifications will be admitted in the following manner, to-wit: by recommendation and election of original incorporators and subscribers and any other added member of the Board of Directors. Provided, however, the incorporators shall have any vested right, interest or privilege of, in or to the assets, functions, affairs or franchises of this Corporation, or any right, interest or privilege which may be inheritable or which shall continue after his/her tenure ceases as a director.

ARTICLE V.

This Corporation shall exist perpetually or until dissolved by due process of law. Should this Corporation cease to exist as a legal entity and its charter be terminated, title to all its property automatically shall become vested to the City of Refuge Church of God in Christ, Inc., 1105 N. Ruth Ave., Lakeland, Florida 33805, in the same manner as it holds title to any other property, in compliance with Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal, State, or local government for exclusive public purposes.

ARTICLE VI.

The Board of Directors of this corporation shall not be less than three (3) or not more than twenty (20).

ARTICLE VII.

The names and addresses of the original incorporators and subscribers of these Article are as follows:

NAME:	ADDRESS:
Walter R. Jenkins, Jr.	743 Cedar Knoll Dr. N. Lakeland, Florida 33809
Donna S. Jenkins	743 Cedar Knoll Dr. N. Lakeland, Florida 3389
Sallie Davis	1100 Lówry Ave. #49 Lakeland, Fla 33801
Rudolph McNeil	6906 Poley Creek Dr. W. Lakeland, Florida 33811

Vera McNeil

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6906 Poley Creek Dr. W. Lakeland, Florida 33811

ARTICLE VIII.

The affairs of this corporation shall be managed by a Board of Directors who shall elect officers as follows: a Chairman, Vice Chairman, Secretary and Treasurer, which officers shall be provided for in the By-Laws. They shall be elected from time to time in accordance with the By-Laws, and each shall hold office until his successor is elected and qualified.

ARTICLE IX.

The names and addresses of the officers who shall manage the affairs of this corporation until the first annual election, and the office which they will respectively hold until their successors are elected and qualified are as follows, to-wit:

NAME:	ADDRESS:	OFFICE:
Walter R. Jenkins, Jr.	743 Cedar Knoll Dr. N. Lakeland, F1 33809	Chairman
Donna S. Jenkins	743 Cedar Knoll Dr. N. Lakeland, Fl 33809	Vice Chairman
Sallie Davis	1100 Lowry Ave. #49 Lakeland, Fl 33801	Secretary
Rudolph McNeil	6906 Poley Creek Dr. W. Lakeland, Fl 33811	Treasurer

ARTICLE X.

The By-Laws of this Corporation are to be made, altered, or rescinded by a majority of the qualified members of the Board of Directors present and voting at any properly called business meeting of the corporation.

ARTICLE XI.

The Articles of Incorporation may be amended in the manner provided by law. Every amendment must first be approved and voted on by the majority of the Board of Directors.

IN WITNESS WHEREOF, the subscribers have hereunto set their hands and Lakeland, Florida, this _______day of Jung, 1998/

Walter R. Jenkins, Jr.

Donna S. Jenk

Sallie Davis

Kudolph lcN@il

Vera McNeⁱl

STATE OF FLORIDA COUNTY OF POLK

BEFORE ME, the undersigned authority, personally appeared WALTER R. JENKINS, JR., DONNA S. JENKINS, SALLIE DAVIS, RUDOLPH MCNEIL, VERA MCNEIL to me well known who upon having first duly sworn, depose and say as follows:

1. That they are the subscribers of the foregoing Articles of Incorporation.

2. That the allegations set forth and contained in the forgoing Articles are true.

3. That it is intended in good faith by the Board of Directors of this Corporation to carry out the purposes and objects set forth in the Articles of the Corponation.

Walter R. Jentins,

Donna S. Jenki/ns

Sa11 Davis

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Rudoloh McNeil

Vera McNeil

Subscribed and sworn to before me on this <u>941</u> June, 1998.

day_of



NOTARY PUBLIC My commission Expires:

STATE OF FLORIDA

DEPARTMENT OF STATE

Certificate Designating Place of Business or Domicile for the Service of Process within this State, Naming Agent Upon Whom Process May be Served and Names and Addresses of the Officers and Directors.

In pursuance of Chapter 48,091, Florida Statures, the following is submitted, in compliance with said Act:

First, That, FAMILY LIFE ENRICHMENT & EDUCATIONAL CENTER, INC., a corporation duly organized and existing under the laws of the State of Florida, with its registered office, as indicated in the Articles of Incorporation, at City of Lakeland, County of Polk, and State of Florida, HAS named Walter R. Jenkins, Jr., located at 1105 N. Ruth Ave., Lakeland, FL 33805, as its agent to accept service of process within the state.

OFFICERS:	TITLE NAME:	SPECIFIC ADDRESS:
Walter R. Jenkins, Jr.	Chairman/Director	743 Cedar Knoll Dr. Lakeland, FL 33809
Donna S. Jenkins	Vice-Chairman Director	743 Cedar Knoll Dr. Lakeland, FL 33809
Sallie Davis	Secretary/Director	1100 Lowry Ave. #49 Lakeland, FL 33801
Rudolph McNeil	Treasurer/Director	6906 Poley Creek Dr. Lakeland FL 33811

BY: <u>Walter R. Jenkins</u>, Jr.

(Registered Agent)

ACKNOWLEDGEMENT:

Having been named to accept service of process for the abovestated corporation, at place designated in this Certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

BY:

Walter R. Jenkins, Jr. (Registered Agent)

It is necessary to file this Certificate within thirty days after filing Certificate of Incorporation, as to domestic corporations and within thirty days after issuance of permit to foreign corporations; and thereafter when corporation has changed its place of business or agent or changed its officers and/or directors.

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