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EW-FILINGS	AMENDMENTS AMENDMENTS	
Profit	Amendment SSN 6	
NonProfit	Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal	
Limited Liability	Change of Registered Agent	
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OTHER FILINGS	Dissolution/Withdrawal Merger REGISTRATION/ OUALIFICATION	
Annual Report	Foreign 900002658479	-=
Fictitious Name	-10/08/3801001004 Limited Partnership -10/08/3801001004) .75
Name Reservation	Reinstatement	
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	Other	
		

Examiner's Initials



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

September 24, 1998

FRED L. MAXWELL 2035 W CENTRAL BLVD. ORLANDO, FL 32805

SUBJECT: MAXWELL ACADEMY CHRISTIAN SCHOOL, INC.

Ref. Number: W98000021960

We have received your document for MAXWELL ACADEMY CHRISTIAN SCHOOL, INC. and check(s) totaling \$. However, your check(s) and document are being returned for the following:

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

The registered agent must sign accepting the designation.

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) 487-6923.

Letter Number: 998A00048323

Doris McDuffie Corporate Specialist Supervisor

ARTICLES OF INCORPORTION OF MAXWELL ACADEMY CHRISTIAN SCHOOL, INC.

FILED

98 OCT -6 PM 4: 03

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned President of Maxwell Academy Christian School, Inc. certifies that the members of the Corporation are those persons constituting the Corporation's Board of Directors, and that the following Articles of Incorporation were adopted by unanimous written consent of the Board of Directors of Maxwell Academy Christian School, Inc. on the 21 day of September 21, 1998, as follows:

ARTICLE I

Name.

The name of this Corporation is Maxwell Academy Christian School, Inc.

ARTICLE II

Address

The mailing address of the Corporation is 2035 W. Central Blvd., Orlando, FL 32805.

ARTICLE III

Purposes

The object and purpose of this Corporation is to fulfill the teaching of the Bible based on Deuteronomy, Chap. 6, v.4-7:

Hear, O Israel: The LORD our God is one LORD: And thou shalt love the LORD thy God with all thine heart, and with all thy soul, and with all thy might. And these words, which I command thee this day, shall be in thine heart; And thou shalt teach them

diligently unto thy children, and shalt talk of them when thou sittest in thine house, and when thou walkest by the way, and when thou liest down, and when thou risest up.

To fulfill this command, the Corporation shall promote the academic instruction of children while also building their moral character through the teaching of the Bible and the teaching of morals in accordance with the Word of God. The Corporation shall be non-denominational and intends to provide for the education of school children from the first through twelfth grades. The Corporation shall have such corporate powers as are granted in Chapter 617, Florida Statutes, as amended from time to time, together with such additional powers as shall be reasonably coexistent and appropriate for the full use and proper management of the school.

ARTICLE IV

<u>Membership</u>

The members of this Corporation shall be those persons from time to time constituting its Board of Directors. The vote and acts of the Directors shall constitute the vote and acts of the members of this Corporation for all purposes in which action by the members, as distinguished from action by the Board of Directors, is required or permitted by law.

ARTICLE V

Type of Corporation

The Corporation is organized as a not-for-profit corporation under Chapter 617, Florida Statutes, and shall have neither capital stock nor stockholders.

ARTICLE VI

Term of Existence

The term of this Corporation shall be perpetual, unless sooner dissolved pursuant to the provisions under Chapter 617, Florida Statutes, as amended.

ARTICLE VII

Prohibited Activities

Notwithstanding any other provisions of these Articles of Incorporation:

- 1. The Corporation shall not carry on any other activities not permitted to be carried on: (i) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provisions of any subsequent federal tax laws (the "Code"); or (ii) by a corporation, contributions to which are deductible under Section 170(c)(1) or (2) of the Code.
- 2. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons; provided, however, that the Corporation 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 these Articles.
- 3. The powers of this Corporation shall be limited by the purposes of the Corporation as set forth in Article III above.

ARTICLE VIII

Persons Executing Articles

The name and street address of the persons executing these Articles of Incorporation is:

a) Rev. Fred L. Maxwell, President 2035 W. Central Blvd.
Orlando, FL 32805

ARTICLE IX

Registered Office and Agent

The street address of the registered office of the Corporation is 2035 W. Central Blvd., Orlando, FL 32805, and the name of the registered agent at said address is Rev. Fred L. Maxwell.

ARTICLE X

Board of Directors

The property, affairs, business and operation of the Corporation shall be managed by a Board of Directors. The Board of Directors shall carry out the purposes, missions and objectives of the Corporation in compliance with these Articles of Incorporation and the Bylaws of the Corporation. The number of Directors may be either increased or diminished from time to time by the Bylaws, but shall never be less than six (6) nor more than thirteen (13). The initial Board of Directors shall consist of the following six (7) persons:

Rev. Fred L. Maxwell And Alle General Blvd.

Orlando, FL 32805

Norweida Maxwell 2035 W. Central Blvd. Orlando, FL 32805

va. Norweida Waxwell Ella McCozy

Ella McCoy 2231 Cindy Court Orlando, FL 32818

Debra Hunter

1896 Blue Fox Court Orlando, FL 32825

Rev. Lewis Brown 679 Kissimmee Place

Winter Spring, FL 32708

Doretha Fedrick

2452 Atrium Circle! Orlando, FL 32808

Willie Green 6407 Sagewood Drive

Orlando, 32818

ARTICLE XI

Officers of the Board and Corporation

The officers of the Board of Directors and the Corporation shall consist of a Chairman/President, a Vice Chairman/Vice President, and a Secretary, each of whom shail be elected by the Board of Directors from its own membership. There may be such other officers and assistant officers of the Board of Directors and the Corporation as may be deemed necessary by the Board of Directors and as provided for in the Bylaws of the Corporation. The term of the office, the manner of the election, and the duties of the officers of the Board of Directors and the Corporation shall be set forth in the Bylaws of the Corporation.

ARTICLE XII

Adoption and Amendment to the Bylaws

The Board of Directors of the Corporation shall adopt Bylaws for the Corporation and may from time to time modify, amend or repeal the same by an affirmative vote of two-thirds (2/3) of the total voting membership of the Board of Directors.

ARTICLE XIII

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 not-for-profit fund, foundation, or corporation which is organized and operated exclusively for charitable, educational, religious, or scientific purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

ARTICLE XIV

Amendments to the Articles of Incorporation

The Board of Directors of the Corporation may modify, amend, or repeal these Articles of Incorporation by an affirmative vote of two-thirds (2/3) of the total voting membership of the Board of Directors.

ARTICLE XV

Certification

I, the undersigned, President of Maxwell Academy Christian School, Inc., executes these Articles of Incorporation pursuant to Chapter 617, Florida Statutes. I, the undersigned, do further make and file this certificate hereby declaring and certifying that the facts set forth herein are true and have accordingly set my hand and seal at Orlando, Orange County, Florida, this _____ day of ______, 1998.

Rev. Fred L. Maxwell, President

Maxwell Academy Christian School, Inc.

STATE OF FLORIDA

COUNTY OF ORANGE

The foregoing Articles of Incorporation were acknowledged before me this 22 day of Septendello, 1998, by Rev. Fred L. Maxwell, President, of Maxwell Academy Christian School, Inc. on behalf of the corporation for the purposes therein expressed. Rev. Fred L. Maxwell is personally known to me or has produced his driver's license as identification and did take an oath.

OFFICIAL NOTARY SEAL SUSAN D STONE NOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC585048 MY COMMISSION EXP. SEPT 16,2000

Notary Public

Personally Known

AFFIDAVIT
OF REPRESENTATION

FILED

98 OCT -6 PM 4: 03

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

STATE OF: FLORIDA

COUNTY OF: ORANGE

THE FOLLOWING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 1st

DAY OF OCTOBER, 1998. BY REV. FRED L. MAXWELL AS THE REGISTERED

AGENT FOR THE MAXWELL ACADAMY CHRISTIAN SCHOOL. THE OFFICE AND D

DUTIES OF SAID OFFICE ARE QUITE FAMILIAR TO REV. MAXWELL SEEING

THAT A SIMILIAR CORPORATION HAS BEEN OPERATED BY HIM IN THE PAST

(13) THIRTEEN YEARS. FOR THIS NEW CORPORATION THE MAXWELL ACADAMY

CHRISTIAN SCHOOL, REV. MAXWELL WILL SERVE AS AGENT EFFECIENTLY.

THIS INSTRUMENT WILL BE IN EFFECT UNTIL AFFIANT SAYS NOT.

AFFIANT

PERSONALLY KNOWN TO ME

OTARY SIGNATURE

OFFICIAL NOTARY SEAL

SUSAN D STONE

NOTARY PUBLIC STATE OF FLORIDA

COMMISSION NO. CC585048

MY COXY IC - EXP. SEPT. 16 2000

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