۰ F	Park, Bugg, R	ODNITE, OSSIAN AND Z	dravko, P.A	-
		ATTORNEYS AT LAW		
ROBERT E. BUGG"#		SUITE 400		PLEASE REPLY TO:
MARK A. OSSIAN±		1150 CLEVELAND STREET		P.O. BOX 1019
JOSEPH R. PARK*	_	CLEARWATER, FLORIDA 33755		CLEARWATER, FLORIDA 33757
ANDREW J RODNITE, JR.+		(727) 441-3777 EAX (727) 447-4231		
TYRONE ZDRAVKO			$\sim \sim$	
	\mathbf{N}		<i>Y</i>	
BOARD CERTIFIED CIVIL TRIAL LAWYERS		\mathbf{X}	' Л	D = D
+BOARD CERTIFIED APPELLATE LAWYER	J N I	November 13, 1998	へく	
#CERTIFIED CIRCUIT AND FAMILY MEDIATOR	I VI I			
CERTIFIED PUBLIC ACCOUNTANT				

Ms. Kris Hartland Team for Godly Leadership And Living 2706 Alt. Hwy. 19 N., Suite 256 Palm Harbor, FL 34683

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Re: Team for Godly Leadership and Living Foundation, Inc.

Dear Kris:

Enclosed you will find the original Articles of Incorporation which I revised today, pursuant to our telephone discussion. After these Articles have been signed and notarized, they will need to be sent for filing to the Secretary of State, at the following address:

Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

Please make your check payable to "Florida Secretary of State" in the arrount or \$78.75 for the filing fee. They will file the original Articles of Incorporation and return to you a certified copy. However, please send to our office a copy of the signed Articles before mailing them off to the Secretary of State, so that we can retain a copy in our file.

If you have any questions, please feel free to contact Andrew.

Very truly yours,

Camille E. Davis

P. Hall



/ced Enc.

ARTICLES OF INCORPORATION

FILED 98 DEC -9 PM 1:46

SECRETARY OF STATE

OF

TEAM FOR GODLY LEADERSHIP AND LIVING FOUNDATION, INC.

<u>Preamble</u>

We hereby associate ourselves together for the purpose of constituting a not for profit corporation, to operate in accordance with the laws of God and in a non-profit corporate form pursuant to Chapter 617, Florida Statutes, and all other applicable provisions of Statutes of the State of Florida relative to corporations not for profit; and we hereby covenant and agree as follows:

ARTICLE I

The name of such corporation shall be Team For Godly Leadership and Living Foundation, Inc. The address for the corporation shall be 2706 Alternate Highway 19 North, Suite 256, Palm Harbor, Florida 34683.

ARTICLE II

The corporation's existence shall commence upon filing these Articles of Incorporation. The duration of the corporation shall be perpetual.

<u>ARTICLE III</u>

The purpose for which this corporation is formed is to model, advocate and support Godly leadership and living. The focus is to connect churches, businesses, and individuals who are committed to Christ and to seek to bring more people into relationship with Him. The corporation will seek to achieve its purpose through: monthly meetings, workshops, newsletters, alliances, prayer calendars, and other activities that serve its mission.

ARTICLE IV

The corporation shall endeavor to comply with all government laws applicable to it and may utilize all lawful means afforded by such laws.

ARTICLE V

The names and addresses of the subscribers are as follows:

Name	Address
Kristine K. Hartland	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Richard Kalil	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Stephen King	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Constance Simmons	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683

ARTICLE VI

The corporation is empowered:

(1) To purchase, lease, rent, acquire, own, construct, maintain and operate, make improvements, hold properties in trust (subject to Florida Statutes §617.0302), use, sell, convey, mortgage, or otherwise dispose of any real estate or chattels as may be necessary for the above purposes.

(2) To receive tithes, offerings, gifts, bequests and other income and to solicit funds and raise money to fulfill the above-stated purposes.

(3) To borrow money, issue bonds, debentures, notes or other obligations, secure monies so borrowed or in payment for property, or for any other purposes stated above.

(4) Notwithstanding any other provision of these Articles, this corporation will not carry on any activities not permitted to be carried on by [a] a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States Internal Revenue law of [b] a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 or any other corresponding provisions of any future United States Internal Revenue Iaw.

(5) To exercise the corporate powers as set forth in Florida Statutes §617.0302 and any subsequent amendments thereto.

<u>ARTICLE VII</u>

The affairs of the corporation shall be managed by a Board of Directors consisting of not less than three members. The Board of Directors shall manage the affairs of the corporation, Directors shall hold office as enumerated in the bylaws of the corporation. The Board of Directors, acting alone and without any action by the members, shall exercise all authority vested in the corporation by these Articles or bylaws, including but not limited to, amending these Articles, the encumbrancing or disposition by any means of all or any part of the corporation property of every kind, the dissolution of the corporation, and the merger or consolidating with any other corporation.

ARTICLE VIII

The number of members of the original Board of Directors shall be eighteen (18). The names and addresses of the original Board of Directors are as follows:

Name	Address
Jack Clifford	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Dan Fordham	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Lyn Fordham	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Robert Hartland	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Dr. Mikel Hopkins	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Richard Kalil	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683

<u>Name</u> (Cont'd)	Address (Cont'd)
Mary Kalil	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Kelly King	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Rev. Stephen King	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Andrew Rodnite	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Joseph Scholz	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Dennis Schuermann	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Connie Simmons	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Terry Simmons	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Rev. James Sisk	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Jeff Tomeo	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Carolyn Webber	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Rev. Scott Welch	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683
Daniel Rick	2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683

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Susan James

2706 Alternate Highway 19 North, Suite 256 Palm Harbor, Florida 34683

ARTICLE IX

After the issuance of the Certificate of Incorporation, an organizational meeting of the Board of Directors named in these Articles of Incorporation shall be held within the State of Florida at the call of a majority of the subscribers for the purpose of adopting bylaws, electing officers, and the transaction of such other business as may come before the meeting.

The Board of Directors shall provide such bylaws for the conduct of its business and the business of the corporation as the Board may deem necessary from time to time. Such bylaws may be amended, altered or rescinded by the Board of Directors at any regular meeting, or any special meeting called for that purpose.

<u>ARTICLE X</u>

The initial registered agent and the initial registered office of the corporation shall be:

Kristine K. Hartland 2706 Alternate Highway 19 North, Suite 256 Palm Harbor, FL 34683

ARTICLE XI

The officers of the corporation shall consist of a President, a Secretary, a Treasurer, and such assistant officers, and such different or additional officers as may be provided by the bylaws. The same person shall not serve as both the President and the Secretary at the same time. The initial officers, who shall serve until the first annual meeting of the Board of Directors, are as follows:

Kristine K. Hartland	-	President
Constance Simmons	-	Secretary
Mary Kalil	-	Treasurer

ARTICLE XII

Notwithstanding anything to the contrary stated or implied in these Articles or permitted by applicable law, the corporation and its integrated auxiliaries shall at all times be operated exclusively for Biblical purposes, and no part of the assets or earnings shall inure directly or indirectly to the benefit of, or be distributed to, any members, Directors, officers or other private persons, and no substantial part of the activities of the corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, and it shall not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office.

<u>ARTICLE XIII</u>

In the event of dissolution, winding up, or other liquidation of the assets of this corporation, the residual assets of the corporation will be turned over to one or more organizations which themselves are exempt as organizations described in 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 purpose.

ARTICLE XIV

The Board of Directors may adopt and amend from time to time the Articles of Incorporation as it deems advisable.

IN WITNESS WHEREOF, and in certification of which, the undersigned have hereunto set their hands on this 2 day of 2 day of 1998.

WITNESSES:

Print 1

Print Name

INCORPORATORS:

RICHARD KALIL

REV. STEPHEN KING

Print Name Placy Williams

Ximmona.

Print Name

ACCEPTANCE OF DESIGNATION AS REGISTERED AGENT

Having been named to accept service of process for the above-stated corporation, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of §617.050, Florida Statutes.

STATE OF FLORIDA COUNTY OF PINELLAS

or who has produced <u>Personally</u>	nowledged before me this 25 day of IARTLAND, who is personally known to me as
identification.	Sha
[Notarial Seal]	Notary Public
EXPIRES FEB 02, 2001 BONDED THROUGH ATLANTIC BONDING CO., INC	98 DEC SECRETAI ALLAHAS
7	LED SEE, FLOR
	DA TE 46

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me this 30 day of 1998, by RICHARD KALIL, who is personally known to me or who has produced _______as identification.

Notary Publi

STATE OF FLORIDA COUNTY OF PINELLAS

SANDRA HAGSTROM

COMMISSION # CC617986 EXPIRES FEB 02, 2001 BONDED THROUGH ATLANTIC BONDING CO., INC.

[Notariak Soaf

The foregoing instrument was acknowledged before me this _____ day of ______, 1998, by REV. STEPHEN KING, who is personally known to me or ______ as identification.

AT PUL SANDKA HAGSING [Notarial S BONDED THROUGH ATLANTIC BONDING CO., INC

Notary Public

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me this day of day of 1998, by CONSTANCE SIMMONS, who is personally known to me or who has produced ________ as identification.



stary Public