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*FLORIDA BAR BOARD CERTIFIED CIVIL TRIAL LAWYER

March 2, 2001

Department of State Division of Coprporations P.O. Box 6327 Tallahassee, FL 32314

Re: Incorporation of Word First Ministries

Dear Department of State:

Please find enclosed the Articles of Incorporation for a Non-Profit Corporation.

Sincerely,

Matthew D. Miller

ARTICLES OF INCORPORATION OF WORD FIRST MINISTRIES, INCORPORATED

The undersigned incorporator, a natural person 18 years of age or older, in order to form a corporate entity under Florida Statute Chapter 496 and in compliance with Florida Statute Chapter 617, adopts the following articles of incorporation (NOT FOR PROFIT):

ARTICLE I NAME

The name of this corporation shall be: WORD FIRST MINISTRIES, INCORPORATED

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 4868 Verona Circle, Melbourne, FL 32940.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLE III PURPOSE

The purpose for which this corporation is organized is:

This corporation is organized exclusively for religious, charitable and educational purposes, more specifically as follows:

"And Jesus came up and spoke to them saying, 'All authority has been given to Me in heaven and on earth. Go therefore and make disciples of all nations, baptizing them in the name of the Father and the Son and the Holy Spirit, teaching them to observe all that I commanded you; and lo, I am with you always, even to the end of the age" (Matthew 28:18-20 NASB) (Scripture references will be from the NASB or NKJV hereafter)

The ultimate purpose of WORD FIRST MINISTRIES, INCORPORATED is to glorify God in all things through His Son Jesus Christ (I Corinthians 6:20; Ephesians 3:21; I Peter 4:11).

To this end, the Corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, 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 1986, as now enacted or hereafter amended. All funds, whether income or

principal, and wether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE IV MANNER OF ELECTION

Section I. Officers:

The officers of the corporation, shall be a Chairman, a Vice-Chairman, a Secretary, a Treasure. The Corporation may also have, at the discretion of the aforesaid Officers, other officers as may be appointed in accordance with provisions of Section III.

Section II Election:

The officers of the Corporation, except as may be appointed in accordance with the provisions of this article, shall be chosen annually by, and shall serve at, the pleasure of the existing officers corporately. Each officer shall hold his office until he/she resign, be removed, or become otherwise disqualified to serve, or until his/her successor shall be elected.

Section III Subordinate Officers:

The aforesaid officers may appoint, and empower the Chairman to appoint, such other officers as the business of the Corporation may require, each of whom shall hold office for such period, have such authority, and perform such duties as the aforesaid Chairman may from time to time determine.

Section IV Removal and Resignation:

Any officer may be removed, either with or without cause, by the remainder of the officers at any time, at any regular or special meeting of the officers, or by any office upon whom such power of removal may be conferred by the aforesaid officers.

Any officer may resign at any time without prejudice to the rights, if any, of the Corporation under any contract to which the officer is a party, by giving written notice to the other officers, or to the Chairman of the Corporation. Any such resignation shall take effect at the date of the receipt of such notice or at any later time specified therein; and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.

Section V Vacancies:

A vacancy in any office because of death, resignation, removal, disqualification, or any other cause shall be filled as it occurs by the aforesaid officers in a manner consistent with the Bylaws.

ARTICLE V INITIAL OFFICERS Al Jiron, Chairman 4868 Verona Circle Melbourne, FL 32940

Myrue Spivey, Vice-Chairman 726, James Circle NE Palm Bay, FL 32905

Matt Miller, Secretary/Treasure 249 Delmonico St NE Palm Bay, FL 3290

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ARTICLE VI REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is:

Al Jiron, Chairman 4868 Verona Circle Melbourne, FL 32940

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Matthew D. Miller 249 Delmonico St NE Palm Bay, FL 3290

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Al Jiron / Registered Agent

Date

Matthew D. Miller Incorporator

Date /