02 APR 15 PM 4: 11 Address SURL MANY OF STATE FALLAHASSEE, FLORIDA Phone # City/State/Zip Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) Certified Copy Pick up time Walk in Certificate of Status Photocopy ☐ Will wait ☐ Mail out **AMENDMENTS** NEW FILINGS ☐ Amendment Profit Resignation of R.A., Officer/Director Not for Profit Change of Registered Agent Limited Liability ☐ Dissolution/Withdrawal Domestication Merger Other REGISTRATION/QUALIFICATION OTHER FILINGS Foreign Annual Report Limited Partnership

☐ Fictitious Name

COPRECT ADD COLD NAME

DOC. EXAM CR2E03 I (7/97)

Act I Examiner's Initials

Reinstatement Trademark

ARTICLES OF AMENDMENT

to

FILED

ARTICLES OF INCORPORATION 02 APR 15 PM 4:11

ALLAHASSEE, FLORIDA

of	ALLAHASSEE FLORIDA
Christian Women's, Corp. No1000005986	
'(Document Number of Corporation (If known)	· · · · · · · · · · · · · · · · · · ·
Pursuant to the provisions of section 617.1006, Florida Statutes, the unders nonprofit corporation adopts the following articles of amendment to its arti	signed Florida icles of incorporation.
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER (S) BEING A DELETED.)	
1. Correct Corp. Name to CHRISTIAN WON	new's club (Colp.
1. Correct Corp. Name to CHRISTIAN WOR 2. Article # V, VI, VII, 3 XII Premove name add Diane U. U. Ingram	Carolyn Green
Diane U. U. Ingram.	as Sargeant of Arms
SEE ATTACHED	· · · · · · · · · · · · · · · · · · ·
SECOND: The date of adoption of the amendment(s) was: 04- THIRD: Adoption of Amendment (CHECK ONE)	13-02
The amendment(s) was(were) adopted by the members and the cast for the amendment was sufficient for approval.	e number of votes
There are no members or members entitled to vote on the ame amendment(s) was(were) adopted by the board of directors.	endment. The
Signature of Chairman, Vice Chairman, President or other officer	<u> </u>

Brilla L. Smith Typed or printed name Vice President

ARTICLES OF INCORPORATION

OF

CHRISTIAN WOMEN'S CLUB, CORP.

A Corporation Not For Profit

The undersigned, for the purpose of forming a corporation under the Florida General Corporation Act hereby adopt the following Articles of incorporation.

ARTICLE I

Name

The name of the corporation is the Christian Women's Club, Corp.

ARTICLE II

Duration

The term of existence of the corporation is perpetual.

ARTICLE III

Purpose

The purpose for which this organization is organized is to nurture the spiritual, social and physical needs of the community. To provide services to supplement the resources of persons whose compacity to provide for themselves has become diminished through accident, birth defect or age. Such services shall include but not be limited to providing homemaker services to such persons, to provide transportation for necessaries, to cook and prepare meals, and generally provide christian companionship and service to these persons.

ARTICLE IV

Registered Office

The street address of the initial Registerd Office of the corporation is 9986 N.W. 52nd Street, Sunrise, Fl. 33351.

The name of the initial Registered Agent at such address is Brilla L. Smith.

ARTICLE V

Directors

The affairs of this corporation shall be managed by a Board of Directors. The Board of Directors of the corporation shall initially consist of four (4) members. The number of Directors may be increased from time to time in the manner provided for in the By-Laws, but shall never be less than four (4) or more than twelve (12). The Board of Directors shall serve until the first annual meeting of the corporation. An election of the Board of Directors shall take place at the annual meeting and at each annual meeting thereafter which is held in accordance with the By-Laws. The names and addresses of the first Board of Directors are:

Shirley A. Coats-President 2238 W. 6th Ct. Hialeah, Fl. 33010 Sandra King-Treasurer 19800 N.W. 33rd Ave. Miami, Fl. 33056

Brilla L. Smith-Vice President/Secretary 9986 N.W. 52nd St. Sunrise, Fl. 33351

Diane U. Ingram-Sargeant of Arms 5437 Mayo St. Hollywood, Fl. 33021

ARTICLE VI

Officers

The Officers of the corporation shall be the President, Vice-Present, Treasurer and Sargeant of Arms and any other officers as may be provided for in the By-Laws. The names of the officers serving through January 7, 2003:

President Vice President/

Shirley A. Coats Brilla L. Smith

Secretary

Sandra King

Treasurer - Sargeant of Arms -

Diane U. Ingram

ARTICLE VII

Incorporators

The names and addresses of the incorporators are:

Brilla L. Smith 9986 N.W. 52nd St. Sunrise, Fl. 33351

ARTICLE VIII

Qualifications of Members and Manner of Admission

The membership of this corporation shall be limited to those persons who have made their declaration to the President or his designate and who have promised to fulfill their religious obligations and who have agreed to subscribe and abide by the rules and regulations of the local church as well as those established by the Board of Directors and Officers. The manner of admission shall be by approval of the President or upon majority approval of the Board of Directors, or upon majority approval by the existing membership. Applicants for admission must make a written application.

ARTICLE IX

By-Laws

The Board of Directors of this corporation may provide such By-Laws and the carring out of its purposes and may amend, alter or rescind the same as they may, from time to time, deem necessary.

ARTICLE X

Indemnification

Every Director and every Officer of the corporation shall be indemnified by the corporation against all expenses and liabilities including counsel fees reasonably incurred by or imposed upon any of them in connection with any proceedings to which he or she may be a party or in which he or she may become involved by reason of his or her being or having been a Director or Officer of the corporation of any settlement thereof, whether or not he or she is a Director or Officer at the time such expenses are incurred, except in such cases wherein the Director or Officer is adjudged quilty of willful misfeasance or malfeasance in the performance of his or her duties, provided that in the event of a settlement the indemnification herein shall apply only when the reimbursement is being for the best interests of the corporation. The foregoing rights and indemnification shall be in addition to and not exclusive of all other rights to which such Directors or Officers may be entitled.

ARTICLE XI

Provisions

- a) Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to oranizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- No part of the net earnings of the organization shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization 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 this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE XII

Amendments

The Articles of Incorporation may be amended by a three-fourth vote of the Board of Directors or by such other means as the By-laws may prescribe.

COUNTY OF DADE)		
undersigned official, Sandra King and Dia	personally appe ne U. Ingram, kn foregoing instr	of <u>Apri</u> ,2002, before me, eared Shirley A. Coats, Brilla L. Shown to me to be the persons who ument and acknowledged that the intained.	mith, ose names
In Witness Whereof, I have hereto set my hand and seal.			
BI NOX-1-100	WN WILSON ISSION # CC 756538	Notary Public, State of F	lorida
	ES: July 6, 2002 Notary Public Underwriters	My Commission Expires	
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STATE OF FLORIDA)