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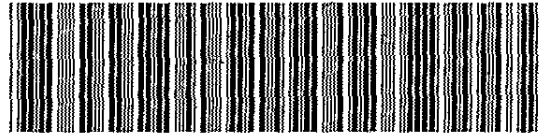
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DIVISION OF CORPORATIONS
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CDC CONSULTING FIRM
Organization Management Specialist

Suite Z
4699 North SR 7
Tamarac, FL 33319
954-484-7713
954-484-7769 Fax
cdcconsulting951@bellsouth.net

May 7, 2004

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

Dear Specialist:

Enclosed are Articles of Incorporation along with filing fees for **Redeeming Word of Truth Ministries, Inc.**

Please mail the certified copy and certificate to me at the above address.

If you have questions feel free to contact me at the numbers listed above.

Respectfully,


Eula Nelson

President

enc: Money Order \$78.75
2- originals

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**ARTICLES OF INCORPORATION
OF
REDEEMING WORD OF TRUTH MINISTRIES, INC.**

ARTICLE 1. NAME

The name of this corporation is: **Redeeming Word of Truth Ministries, Inc.**

The principal place of business: **741 NW 39th Ave., Plantation, FL 33311-6337**

The mailing address is: **4699 North SR7, Suite Z, Tamarac, FL 33319**

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ARTICLE 2. PURPOSE/s

The purpose/s for which this Corporation is organized are exclusively religious and charitable, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986.

This organization is a Not-For-Profit corporation and is not organized for the private gain of any person. It is organized under the nonprofit Public Benefit Corporation Law for charitable purposes.

ARTICLE 3. SPECIFIC PURPOSES

The specific purpose for this corporation is Radio Ministry Outreach. Providing food and clothing to the needy within the communities.

To received donation, gifts, grants and bequests in order to promote the purpose of the corporation.

ARTICLE 4. REGISTERED AGENT

The initial Registered Agent's name and address is: **Sharon Lennox**

741 NW 39th Ave.

Plantation, FL 33311-6337

ARTICLE 5. OFFICERS

The initial Officers of the Corporation shall be President, Secretary and Treasurer each of which shall be elected by the President. Officers may be removed by the Board of Directors at such time and in such manner as may be prescribed in the Bylaws.

The names and addresses of the Initial officers are:

Sharon Lennox PRESIDENT	741 NW 39th Ave.	Plantation, FL	33311
Winsome Franklyn SECRETARY	4910 NW 16th ST.	Lauderhill, FL	33313
Zoielda Hyatt TREASURER	391 NW 49th Ave.	Plantation, FL	33317

ARTICLE 6. BOARD OF DIRECTORS

The initial Board of Directors shall consist of four (4) directors. The number of Directors may be increased or decreased by amendment of the Bylaws, but, shall never be less than four.

The initial Directors were appointed by the President. The Board of Directors may be reelected and additional directors elected at the first annual meeting.

The names and addresses of the persons who are appointed to serve as initial Directors are:

Sharon Lennox	410 NW 39th Ave.	Plantation, FL	33311
Winsome Franklyn	4910 NW 16th ST	Lauderhill, FL	33313
Lloyd Franklyn	4910 NW 16th ST	Lauderhill, FL	33313
Zoielda Hyatt	391 NW 49th Ave.	Plantation, FL	33317

ARTICLE 7. NON-MEMBERSHIP

The organization shall be a Non-Membership corporation, unless, by a two-thirds vote of the Board of Directors, these Articles of Incorporation are so amended to change this corporation from a non-membership to a membership corporation with members.

ARTICLE 8. ORGANIZATION

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its directors, trustees, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of Section 501(c)(3) purposes.

No substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding section of any future Federal tax code).

Upon dissolution of this corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code (or corresponding Section of any future tax code), or shall be distributed to the Federal, State or Local Government for a public purpose.

ARTICLE 9. FISCAL YEAR


The fiscal year of the corporation shall end on: **December 31.**

ARTICLE 10. STOCK

This corporation is organized under a Non-Stock Basis: **Religious, Charitable, Non-profit.**

ARTICLE 11. INCORPORATOR

The name and address of the Incorporator is: **Sharon Lennox**
741 NW 39th Ave. Plantation, FL 33311

x 
Sharon Lennox - Incorporator

CONSENT OF REGISTERED AGENT

I, Sharon Lennox, the undersigned do hereby understand and accept the designation as Registered Agent of **Redeeming Word of Truth Ministries, Inc.**

x 
Sharon Lennox- Registered Agent

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