N950000 1910

TRANSMITIAL LETTER

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

8100101001144587756 -04/10/95--01056--002 +++++78.75 +++++78.75

Enclosed is an original and one (1) copy of the articles of incorporation and a check for :	(
\$70.00 \$78.75 \$122.50 \$131.25	
Filing Foe Filing Fee, & Cartificate & Cartified Copy Cartified Copy & Cartificate	
FROM: Guyk I Avac/o	
1001 IDAHO CT	3
Address	1
9000ee 1-L 3476/	
City, State & Zip	
01 63 6 362 6 Davtime Telephone number	

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation pursuant to Chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

ARTICLE I

The name of the corporation shall be:

TRUE MINISTRIES INC.

ARTICLE II

Principal place of business and mailing address

The principal place of business and the malling address of this corporation shall be:

1001 IDAHO CT OCOPE FL 34761

ARTICLE III
Purpose(s)

The specific purpose(s) for which the corporation is organized is (are):

Charity, Religious, education, within the scope of 501.C3

ARTICLE IV

Manner of election of directors

The manner in which the directors are elected or appointed is as follows:

Directors shall be elected in Accordance with the bylaws

Filing Fee: \$70.00

ARTICLE V Limitation of corporate powers

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited as follows:

ARTICLE VI

Wes PINKER 1201 Mellownville Ave SANFORD FL 32771 The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1900 1900.	Printing and Ti
ARTICLE VII Incorporators See instructions for officers/directors The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are): GUYETANNELLO 1001 I WAHO CT OCOCEFL 3476/ CHAMELA AGER 1001 I WAHO CT CCUCE FL 3476/ WES RINKER 1201 Mellownulle Ave SANFORD FL 3277/ The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 10 day of 1001 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	initial registered agent and street address
ARTICLE VII Incorporators See Instructions for officers/directors The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are): Chyr. Tannello 1001 I CAHO CT OCOCC FL 34)6/ CAHORING AGIER 1001 ISAHO CT CCUCE FL 3406/ Wes Rinker 1201 Mellownville Ave SANFORD FL 3277/ The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1001 (1901). Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Jannello Guy F. Jannello Guy F. Jannello Typbd name of Incorporator signing	The name and the street address of the initial registered agent is:
ARTICLE VII Incorporators See Instructions for officers/directors The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are): Chyr. Tannello 1001 I CAHO CT OCOCC FL 34)6/ CAHORING AGER 1001 I CAHO CT CCUCE FL 34)6/ Wes Rinker 1201 Mellownville Ave SANFORD FL 32)7/ The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1001 (1945) Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Jannello Guy F. Jannello Typed name of Incorporator signing	GWIETANNELLO 1001 IDAHOCT
Incorporators See instructions for officers/directors The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are): ChyFIANNE (1001 I CAHO CT OCOCFEC 34)6/ CHHRINE Ag/ER 1001 I CAHO CT CCUCE FC 3476/ WES 1212KER 1201 Mellownulle Ave SANFORD FC 3277/ The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1000 (1965). Signature(s) of Incorporator(s): Guy F. Iannello GuyFIANNE// Typbd name of incorporator signing	Ococe FL 34761
The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(ara): CHYFIANAE (U. 1001 I CAHO CT OCOCEFL 34)6/ CHHERING AGER 1001 I CAHO CT CCUCE FL 34)6/ WES RINKER 1201 Mellownville Ave SANFORD FL 32)7/ The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1001 (1905). Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Jannello Guy F. Tannello Typad name of incorporator signing	
CATHERINE Agler 1001 INAHOCT COURE FL 34761 WES RINKER 1201 Mellownville Ave SANFORD FL 32771 The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1001 1901. Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Tannello Typed name of incorporator signing	The name(s) and the street address(es) of the incorporator(s) for these articles of in-
CATHERINE Agler 1001 INAHOCT COURE FL 34761 WES RINKER 1201 Mellownville Ave SANFORD FL 32771 The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1001 1901. Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Tannello Typed name of incorporator signing	GUYETANNEllo 1001 IDAHOCT OCOCCFL34)61
SANFORD FL 32)] The undersigned incorporator(s) has (have) executed these Articles of Incorporation this 13 day of 1000 1900. Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Tannello Typed name of incorporator signing	CAtherine Agler 1001 IDAHO CT Coure FL 34761
Signature(s) of Incorporator(s): Guy F. Iannello Guy F. Tannello Typed name of Incorporator signing	
Guy F. Tannello Guy F. Tannello Guy F. Tannello Typed name of incorporator signing	The undersigned incorporator(s) has (have) executed these Articles of Incorporation this _/, 19
Ay Tarnella Guy F. TANNE // U Typed name of incorporator signing	Signature(s) of Incorporator(s): Guy F. Iannello
Typed name of incorporator signing	Ant Dannella GuyFIANNello
	Typed name of incorporator signing

NOTE: Affixing an officer title after a signature of an incorporator does not constitute the designation of officers.

Typed name of incorporator signing

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:	TRUE MINISTRIES (must include suffix)	INC.	
2. The name and address of the reg	nistered agent, and office is:		
GuyF. IA		1.01 6,71 1.0 1.0 1.0 1.0 1.0	
(Street address · P. O. B	AHO CT GARAGE SOX OF Mail Drop Box NOT acceptable)	18 FH 3: 22	

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

(City/State/Zip)

My Minnells (Signature)

N95000001910

ANTHONY M. NARDELLA, JR.

Attorney & Counselor at Law 3117 Edgewater Drive ORLANDO, PLORIDA 32804 Telephone (407) 648-9700 Pax (407) 648-5007

April 21, 1997

Secretary of State Corporate Records Bureau Divisions of Corporations Post Office Box 6327 Tallahassee, Florida 32301

RE: TRUE MINISTRIES, INC.

400002157134--0 -04/28/97--01127--012 *****35.00 *****35.00

Gentlemen:

Enclosed please find for filing an original and a copy of the Articles of Incorporation for the above referenced corporation as amended and restated effective February 28, 1997. Please also find for filing the Certificate Regarding Amendment and Restatement of Articles of Incorporation to the above-referenced corporation of same date.

Finally, please also find enclosed our check no. 741 made payable to the Secretary of State in the sum of \$35.00 in order to defray your filing fee.

Please return the file stamped acknowledgement copy of the Amended and Restated Articles of Incorporation to the undersigned at your earliest possible convenience.

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

Very sincerely yours,

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nthony M. Nardella

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6 PH 12: 3: KRY OF STAT

AMN/ia1 Enclosures

cc: client

america E Restated

5-23-97



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SECRETARY OF STATE TALLAHASSEF, FLORIDA

May 6, 1997

ANTHONY M. NARDELLA, JR. 3117 EDGEWATER DRIVE ORLANDO, FL 32804

SUBJECT: TRUE MINISTRIES INC. Ref. Number: N95000001910

We have received your document for TRUE MINISTRIES INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please remove any reference to Chapter 607 from the articles of amendment.

Please return 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 (904) 487-6916.

Carol Mustain Corporate Specialist

Letter Number: 897A00023812

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ANTHONY M. NARDELLA, JR.

Attorney & Counselor at Law 3117 Edgewater Drive ORIANDO, FLORIDA 32804 Telephone (407) 648-9700 Pax (407) 648-5007 FILED

97 MAY 16 PH 12: 33

SECRETARY OF STATE TALLAHASSEC, FLORIDA

PERSONAL & CONFIDENTIAL

are parties and a second

May 13, 1997

ATTN: Ms. Louise Jackson Secretary of State Corporate Records Bureau Divisions of Corporations Post Office Box 6327 Tallahassee, Florida 32301

RE: TRUE MINISTRIES, INC.

Dear Ms. Jackson:

As we discussed over the telephone today, I am sending to your attention the original and a copy of the Articles of Incorporation for the above referenced corporation as amended and restated effective February 28, 1997. Please also find for filing the Certificate Regarding Amendment and Restatement of Articles of Incorporation to the above-referenced corporation of same date.

My check no. 741 made payable to the Secretary of State in the sum of \$35.00 to defray your filing fee was sent in my original correspondence.

If the enclosed is acceptable for filing, please return the file stamped acknowledgement copy of the Amended and Restated Articles of Incorporation to the undersigned at your earliest possible convenience.

Thank you for your attention to this matter. If you have any questions, please feel free to contact the undersigned.

Very sincerely yours,

Anthony M. Nardella

AMN/ia1 Enclosures AMENDED AND RESTATED

ARTICLES OF INCORPORATION OF TRUE MINISTRIES, INC. Adopted April 13, 1995

Restated February 28, 1997

FILED 97 MAY 16 PH 12: 33

Restated February 28, 1997

SECRETARY OF STATE
TALLAHASSEE, FLORIDA
The undersigned, acting as incorporator(s) of a corporation pursuant to Chapter 617, Florida Statutes, adopt(s) the following articles of incorporation:

ARTICLE I Name

The name of the corporation shall be TRUE MINISTRIES, INC.

ARTICLE II Principal place of business and mailing address

The principal place of business and the mailing address of this corporation shall be:

1001 Idaho Court, Ococc, Florida 34761

ARTICLE III Purpose(s)

The purpose of this Corporation shall be to operate exclusively for charitable, religious, scientific and educational purposes, and in furtherance of such goals is authorized to do any or all activities which it is empowered to do under Chapters 617 and 607, as appropriate; provided, however, that nothing herein shall be construed as allowing any activities which would jeopardize the Corporation's tax-exempt status or otherwise be inconsistent with its classification as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986 as amended from time to time, or any equivalent section of the Internal Revenue Code in effect at any time.

ARTICLE IV Manner of election of directors

The manner in which the directors are elected or appointed is as follows:

Directors shall be elected in accordance with the Bylaws.

ARTICLE V PROHIBITED ACTIVITIES

Notwithstanding the provisions of Article III hereinabove, nothing herein shall be construed to permit the Corporation to engage in any activity which would be inconsistent with its classification as an organization described in section 501(c)(3) of the Internal Revenue Code of 1986 as amended from time to time, or any equivalent section of the Internal Revenue Code in effect at any time. As such, the Corporation shall not allow any expenditure of any part of the net earnings of the Corporation to inure to the benefit of any member, director, or officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation effecting one or more of its purposes), nor shall any member, director, or officer

of the Corporation, or any private individual, be entitled to share in a distribution of the Corporation's assets on dissolution of the Corporation nor shall a substantial part of the activities of the Corporation be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate or intervene (including the publication and distribution of statements) in the political campaign on behalf of any candidate for public office. Provided, further, that if at any time the Corporation is deemed to be a Private Foundation as defined by Section 509 of the Internal Revenue Code of 1954 as amended from time to time, then for so long as the Corporation is deemed a Private Foundation, the following provisions shall also be applicable:

- 1. The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.
- 2. The Corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.
- 3. The Corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.
- 4. The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

ARTICLE VI DISTRIBUTION UPON DISSOLUTION

Upon the liquidation, dissolution or the winding up of the affairs of the Corporation, the assets of the Corporation shall be distributed exclusively to charitable, religious, scientific, literary, or educational organizations which are then qualified under the provisions of Section 501(e)(3) of the Internal Revenue Code of 1986 as amended from time to time, or any equivalent section of the Internal Revenue Code in effect at any time.

4. The foregoing amendment to articles of incorporation was duly adopted by the board of directors on February 28, 1997.

IN WITNESS WHEREOF, the undersigned Director of this corporation has executed these restated articles of incorporation on the <u>28</u> day of <u>February</u>, 1997.

GUY F. IANNELLO, Director

CERTIFICATE REGARDING AMENDMENT AND RESTATEMENT OF ARTICLES OF INCORPORATION OF TRUE MINISTRIES, INC.

February 28, 1997

The undersigned, being and constituting the President and a member of the Board of Directors of True Ministries, Inc. (the "Corporation") pursuant to Section 617.1007, *Florida Statutes*, does hereby certify that the Articles of Incorporation as amended and restated on February 28, 1997, do not contain amendments to the articles which require member approval, and that the board of directors adopted the restatement.

IN WITNESS WHEREOF, the undersigned has executed this certificate this 29 day of February, 1997.

GUY F. JANNELLO, President and Director