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NEW FILINGS	AMENDMENTS		
Profit	Amendment		*
NonProfit	Resignation of R.A., Officer	Director	C 1
Limited Liability	Change of Registered Agent	:	, ,
Domestication	Dissolution/Withdrawal	14 - 12	
Other	Merger		
OTHER FILINGS	REGISTRATION/ QUALIFICATION	Jab. 1281	<u> </u>
Annual Report Fictitious Name	Foreign	4	
Name Reservation	Limited Partnership	~0\lambda	1 1 2
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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 2, 1995

WILLIAM JENNINGS P.O. BOX 1256 DEFUNIAK SPRINGS, FL

SUBJECT: RELATIONSHIPS UNLIMITED, INC.

Ref. Number: W95000009281

We have received your document for RELATIONSHIPS UNLIMITED, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filled and is being returned for the following correction(s):

The registered agent and registered office listed in your articles of incorporation must be consistent throughout the document.

A post office box is not an acceptable address for the registered agent.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

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) 487-6903.

Nancy Hendricks Corporate Specialist

Letter Number: 295A00021108

ARTICLES OF INCORPORATION

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95 HAY -3 PULL 21 SECKELLANDE STATE

RELATIONSHIPS UNLIMITED, INC.

The undersigned subscribers to these Articles of Incorporation, being natural persons competent to contract, hereby form a not-for-profit corporation under the laws of the State of Florida.

ARTICLE I

NAME, PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The name of the corporation is RELATIONSHIPS UNLIMITED, INC. The principal office for doing business in the State of Florida and the mailing address is 32 Glory Road, Santa Rosa Beach, Florida 32459.

ARTICLE II

PURPOSE, POWERS AND RESTRICTIONS OF THE CORPORATION

A. This is a not-for-profit corporation organized pursuant to Chapter 617 of the Florida Statutes, and it shall have a perpetual existence. The primary purpose for which this corporation is formed is to arrange teaching teams to go to India to build trade and training centers, train leadership throughout India and Asia, in the five fold ministry and spread the vision of the great harvest potential in India It will operate exclusively for such charitable, religious and educational purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent

federal tax laws, including for such purposes, the making of distributions to organizations which qualify as tax-exempt organizations under the Code.

- B. This corporation will possess and exercise all the powers and privileges granted by the laws of the State of Florida or by these Articles of Incorporation, together with any powers incidental thereto, so far as such powers and privileges are necessary or convenient to the conduct, promotion or attainment of the business of purposes of the corporation.
- C. This corporation will not carry on propaganda or otherwise attempt to influence legislation, nor will it participate or intervene by publication, distribution of statement or otherwise in any political campaign, whether on behalf of any candidate for public office or otherwise.
- D. Notwithstanding any other provision of these articles, this corporation will not carry on any other 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 1986 or the corresponding provision of any future federal tax law or (b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.
- E. This corporation will 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 of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.

- F. This corporation will not engage in any act of welf-dwelling as defined in Section 4941(d) of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.
- G. This corporation will not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.
- II. This corporation will not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.
- I. This corporation will not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, or the corresponding provision of any future federal tax law.

ARTICLE III

INCORPORATORS

The name and address of the incorporator is Darrell Buck, 32 Glory Road, Santa Rosa Beach, Florida 32459.

ARTICLE IV

MEMBERSHIP OF THE CORPORATION

The sole class of members of this corporation will be those persons who make an annual written application for membership and who are approved by the Board of Directors. Unless renewed for a succeeding one year period, each respective membership will terminate at midnight on December 31st of each year.

ARTICLE Y

RESTRICTIONS OF MEMBERS OF THE CORPORATION

The members of this corporation will have no right, title or interest whatsoever in its income, property or assets, nor will any portion of such income, property or assets be distributed to any member on dissolution or winding up of this corporation. members of this corporation will not be liable for the debts, liabilities or obligations of the corporation, nor will they be subject to any assessment.

ARTICLE VI

OFFICERS

- A. This corporation may have the following officers:
 President and Secretary/Treasurer.
- B. These officers will be elected by the Board of Directors for a term of one year from the date of installation, or until such time as their successors are duly elected and qualified.

ARTICLE VII

DIRECTORS

- A. this corporation will have a board of directors consisting of three directors.
- B. The names and addresses of the persons who are to serve as directors until the first meeting of the Board of Directors are:

 Darrell Buck, 32 Glory Road, Santa Rosa Beach, Florida 32459;

 Lenora Buck, 32 Glory road, Santa Rosa Beach, Florida 32459; and

 Jim Ervin, 100 Apostles Way, Santa Rosa Beach, Florida 32459.

ARTICLE VIII

QUALIFICATION AND ADMISSION OF DIRECTORS

- A. Directors will be elected in December of each year by the members of the Board of Directors to serve for a period of one (1) year, beginning on January 1 of the following year.
- B. Any vacancy in the directors of this corporation may be filled by the remaining member of the Board of Directors and the director so appointed will complete the unexpired term of the vacancy.

ARTICLE IX

INDEMNITY OF OFFICERS AND DIRECTORS OF THE CORPORATION

Each director or officer of this corporation will be indemnified by the corporation against all expenses and liabilities, including counsel fees, reasonably incurred by or imposed upon him or her 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 this corporation, 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 guilty of willful misfeasance or malfeasance in the performance of his or her duties. This right of indemnification shall be in addition to, and not exclusive of, all othe rights to which any such officer or director may be entitled.

ARTICLE_X

AHENDHENTS

The directors of this corporation may adopt such Amendments to the Articles of Incorporation as are required, and which are not inconsistent with the laws of the State of Florida. The Articles of Incorporation may be amended by a majority vote of said directors.

ARTICLE XI

BY-LAWS

The directors of this corporation will adopt such By-Laws and amendments thereof, as are required, and which are not inconsistent with the laws of the State of Florida. The By-Laws will be adopted and amended by a majority vote of said directors.

ARTICLE XII

DISSOLUTION

In the event of dissolution, the residual assets of this organization will be turned over to one or more organizations which themselves are exempt as organizations described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future law, or to the federal, state or local government for exclusive public purpose.

ARTICLE_XIII

INITIAL REGISTERED AGENT AND OFFICE

The initial registered agent is William K. Jennings. The physical address of the initial registered office of this corporation is 99 North 6th Street, DeFuniak Springs, Florida 32433.

IN WITNESS WHEREOF, I, the undersigned incorporator, have hereunte set my hand and seal this 28 day of grid, 1995, for the purpose of forming this corporation under the laws of the State of Florida, and we hereby make and file in the office of the Secretary of State of Florida this Certificate of Incorporation and certify that the facts herein stated are true.

Mithora Duck

DARRELL BUCK

Lenora Buck

Witness

William K Jewings
(Print name of witness)

STATE OF FLORIDA

COUNTY OF WALTON

BEFORE ME this day, the undersigned authority, personally appeared DARRELL BUCK, and acknowledged before me that he is the person described in and who executed the foregoing Articles of Incorporation, and that he executed the same for the purposes therein expressed after presenting to me the following:

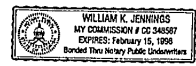
Current Identification card or driver's license issued by the Department of Highway Safety and Motor Vehicles; or

Or: He is personally known by me.

NOTARY PUBLIC

William K. Jewings

MY COMMISSION EXPIRES:



CERTIFICATE DESIGNATING PLACE OF DUBINESS OR DOMICALE FOR THE SERVICE OF PROCESS WITHIN THIS STATE. NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

Pursuant to the provisions of \$607.0501, Florida Statutes, the following is submitted in compliance with said Act: Relationships Unlimited, Inc., desiring to organize under the laws of the State of Florida, with its principal office in Santa Rosa Beach, Florida, has named William K. Jennings, whose address is 99 6th Street, DeFuniak Springs, Florida 32433, as its agent to accept service of process within the State of Florida.

PROCESS FOR THE ABOVE NAMED CORPORATION, AT THE PLACE DET THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REAL TO AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO ACT IN THIS CAPACITY.

A 950000 2/33 PELATIONSHIPS THROUGH LEADERSHIP TRAINING

RENAMED

CHRISTIAN INTERNATIONAL MISSIONS UNLIMITED

February 26, 1996

Debartment of State Division of Corporations, Amendment Section PO Box 6327 Tallahassee, FL 32314 100001726411 -02/28/95--01043--014 *****87.50 *****87.50

RE: Relationships Unlimited, Inc.

Dear Sirs,

Please find enclosed two original copies of the Articles of Amendment to the Articles of Incorporation of the above references corporation and our check for \$87.50 to cover the filling fee and the fee for a certified copy.

Thank you for your attention in this matter.

Syncerely

Darrell G. Buck

President

DIVISION OF STATE OF

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- 1996

DARRELL AND LENORA BUCK, APOSTLE 32 GLORY ROAD • SANTA ROSA BEACH, FL 32459 PHONE: (904) 267-2073 (O) OR (904) 267-2024 (H) MINISTRY COVERING: DR. BILL AND EVELYN HAMON, BISHOP CHRISTIAN INTERNATIONAL (904) 231-4421

DELATIONSHIPS UNLIMITED BUILDING RELATIONSHIPS THROUGH LEADERSHIP TRAINING

RENAMED

CHRISTIAN INTERNATIONAL MISSIONS UNLIMITED

STATE OF FLORIDA

ARTICLES OF AMENDMENT TO

Articles of Incorporation of

RELATIONSHIPS UNLIMITED, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undershigned corporation adopts the following Articles of Amendment to its Articles of Incorporation:

FIRST: Amendments adopted: Article 1 of the Articles of Incorporation of the corporation is amended to change the name of the corporation from Relationships Unlimited, to Christian International Missions Unlimited, Inc. so that Article 1 of the articles of Incorporation of the corporation now reads as follow:

"The name of the Corporation shall be: Christian International Missions Unlimited, Inc.

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

Christian International Missions Unlimited, Inc. 32 Glory Road Santa Rosa Beach, FL 32459

SECOND: The date of adoption of the amendment was the 26th day of February 1996.

THIRD: Adoption of the Amendment. There are no members or members entitled to vote on the amendment. The amendment was adopted by the board of directors.

Yarrel & Suck

DARRELL G. BUCK - PRESIDENT, RELATIONSHIPS UNLIMITED, INC.

DARRELL AND LENORA BUCK, APOSTLE 32 GLORY ROAD • SANTA ROSA BEACH, FL 32459 PHONE: {904} 267-2073 (O) OR (904) 267-2024 (H) MINISTRY COVERING: DR. BILL AND EVELYN HAMON, BISHOP CHRISTIAN INTERNATIONAL (904) 231-4421