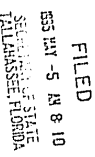
N95,00000 2225 TRANSMITTAL LETTER

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



SUBJECT: Crusade For Re-Uniting Families Inc.
(Proposed corporate name - must include suffix)

200001477442 -05/05/95--01077--016 *****70.00 *****70.00

x \$70.00 Filing Fee	\$78.75 Filing Foe & Certificate	\$122.50 Filing Fee & Certified Copy	\$131.25 Filing Fee, Cordfled Copy & Certificate
FROM:	Roger_G	imes	
		nted or typed)	
	812 N.W. 45	th. Street	
	A	ddress	
•	Pompano Bea	ch, Florida 33	064
	City, S	itate & Zip	•
	(305) 785-	9779	
		ephone 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 Name

The name of the corporation shall be:

Crusade For Re-Uniting Families Inc.

SEUNCIANT OF STATE

ARTICLE II Principal place of business and mailing address

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

C/O Roger Grimes 812 N.W. 45th. Street Pompano Beach Florida 33064

ARTICLE III Purpose(s)

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

To Create a network of sponsors in churches, who will conduct seminars, fund raising and the implementation of "Adopt a Family" programs within local communities.

ARTICLE IV Manner of election of directors

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

Shall be stated in the corporate by laws.

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:

Shall not be limited.

ARTICLE VI Initial registered agent and street address

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

Roger Grimes 812 N.W. 45th. Street Pompano Beach, Florida 33064

ARTICLE VII Incorporators

The name(s) and the street address(es) of the incorporator(s) for these articles of incorporation is(are):

Roger Grimes 812 N.W. 45th. Street Pompano Beach, Florida 33064

The undersigned incorporator(s) has (i this <u>1</u> day of <u>May</u>	have) executed these Articles of Incorporation, 1995
Signature(s) of incorporator(s):	
Rope Year	Roger Grimes Typed name of incorporator signing
	Typed name of incorporator signing
	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:C	rusade For (must include suffix)		
	Rc-	Uniting Families Inc.		
2. The name	and address of the registered	agent and office is:		
	(Name	i ALLA	SECK:	
	812 N.W. 45th. Street	Д	14 A A A A A A A A A A A A A A A A A A A	٦٦]
	(Street address - P. O. Bo	ox not acceptable)	4	
	Pompano Beach, Florid	la 33064 🚆		D
	(City/State	IZIP)	8: 10	

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.

(Signature) Mw 1,1995 (Date)

N95000002225

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OFFICE USE ONLY

Examiner's Initials

CORPORATION NA	ME(s) & DOCUMENT NUMI	BER(S) (if latown):
1.		
•	ation Name)	(Document #)
•	ston Name)	(Document #)
З. <u>(Согрон</u>	ston Name)	(Document #)
4. (Corpor	otion Nama)	(Document #)
Walk in	Pick up time	Certified Copy
Mail out	Will wait Photocopy	Certificate of Status
NEW FILINGS	AMENDMENTS	600001635846 -11/14/9501097008
Profit	Amendment	******33.00 ******35.00
NonProfit	Resignation of R.A., Officer/	Director
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	=1. 10

REGISTRATION/

QUALIFICATION

Limited Partnership

Reinstatement Trademark

Foreign

Other

OTHER FILINGS

Annual Report

Fictitious Name

CR2E031(10/92)

Name Reservation

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

(./,) (/,	SADE TER BE CONTING CAMILLES INC
Pursuant to t undersigned F of amendment	the provisions of section 617.1006, Florida Statutes, the Florida nonprofit corporation adopts the following articles to its articles of incorporation.
FIRST: Am	nendment(s) adopted: (INDICATE ARTICLE NUMBER(s) BEING AMENDED, DDED OR DELETED.)
£	PATICAL 111 15 BE MICH AMENDED CHITTE THE
i	Ellowing THREE (3) PARAMARPHS ALLED.
	ATTROMERY
THIRD: Ad	be date of adoption of the amendment(s) was: $A/o\nu I^{sT}/995$ doption of Amendment (check one)
Th nu ap	e amendment(s) was(were) adopted by the members and the mber of votes cast for the amendment was sufficient for proval.
ア マ Th am of	nere are no members or members entitled to vote on the nendment. The amendment(s) was(were) adopted by the board directors.
	RUSHAF FOR RE-CLASSING FAMILIES INC.
5100	ature of Chairman, Vice Chairman, President or other officer
5140	Typed or printed name
4.31 En - U	Typed or printed name

April 10 12 Com Madilio

The purposes for which the Project To Project Invited Invited is organized are exclusively religious, charitable, scientific, literary, and educational finition the meaning of section 601(e)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meming of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.