EDWIN A. PENNELL

P.O. BOX 454

Coleman Fiorida 33521

Secretary of State State of Florida P.O. Box 6327 Tallahassee, FL 32314

CIONDO 1554260 -03/07/35--01054--002 ****122.50

Gentlemen:

Enclosed is the original and a copy of the Articles of Incorporation of Coleman Community Revival Center , Inc. , A Nonprofit Corporation. A money order is also enclosed to cover the filing fee and the cost of a certified copy of the Charter . Please return the copy of the articles to the address set out above.

Yours_very truly,

Edwin A. Pennell

ARTICLES OF INCORPORATION

OF

COLEMAN COMMUNITY REVIVAL CENTER, INC.

A NONPROFIT CORPORATION

We the undersigned incorporators, hereby associate ourselves together and make, subscribe, acknowledge and file with the Secretary of State of the State of Florida these Articles of Incorporation for the purpose of forming a corporation not for profit in accordance with the laws or the State of Florida.

ARTICLE I

Name and Address

The name of this corporation shall be:

COLEMAN COMMUNITY REVIVAL CENTER, INC.

The address of this corporation shall be Warm Springs Avenue and Lime Street, P.O. Box 241 Webster, Florida, 33597, or such other address within the County of Sumter as the Board of Directors may from time to time designate.

ARTICLE II

Purpose

The purpose for which the corporation is organized and shall be operated are:

- (a) The general purpose of the business or businesses to be transacted by this corporation, together with and in addition to the authority and powers conferred by the laws of the State of Florida, shall be to do all things necessary whatsoever to collectively and spiritually encourage, guide and direct individuals towards a greater understanding of themselves and God by means of, but in no way limited to, evangelism through traveling wherever needed.
- (b) No part of the net earnings of the corporation shall inure to the benefit of any member, Director, officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes), and no member, Director, officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the

ASSOCIATION ON

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 publication or distribution of statements) any political campaign on behalf of any candidate for public office.

- (c) Notwithstanding er provisions of these Articles of Incorporation poration shall not conduct or carry on any activities carried on by an organization of the Internal Revenue Code thereunder, or by an organization deductible under Section 170(c)(2) of such Code and regulations issued thereunder.
- (d) Upon the dissolution of the corporation or the winding up of its affairs, the assets of the corporation shall be distributed exclusively to one or more organizations described in Section 170(b)(1)(A), each of which has been in existence and so described for a continuous period of at least sixty (60) calendar months; and no member, Director, officer or private individual shall be entitled to share in the distribution of any of the assets.

ARTICLE III

Powers

This corporation shall have and exercise all powers necessary or convenient to effect any and all of the charitable, scientific and educational purposes for which the corporation is organized, subject, however, to the following:

- (a) This 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 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal tax laws.
- (b) This corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal tax laws
- (c) This corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal tax laws:
- (d) This corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal tax laws.

(e) This corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent Federal tax laws.

ARTICLE IV

Members

The members of this corporation shall consist of those persons who join as subscribers to these Articles of Incorporation, and such other persons as may from time to time be elected and admitted to membership by the Board of Directors of the corporation in accordance with the provisions of the by-laws of the corporation.

ARTICLE V

Term of Existence

The term for which this corporation is to exist shall be perpetual.

ARTICLE VI

Subscribers

The names and addresses of the subscribers to these Articles of Incorporation are as follows:

F. D. Everett

6514 CR 555

Webster, Florida 33597

Elizabeth Everett

P.O. Box 241

Webster, Florida 33597

Carmell Henry

P.O. Box 241

Webster, Florida 33597

ARTICLE VII Officers and Directors

The affairs of this corporation shall be managed by a Board of Directors who shall be elected by the members of the corporation as provided in the by-laws and by officers who shall be elected by the Board of Directors and who shall be members of the corporation. The officers thus to be elected shall be a president, a vice president, a secretary and a treasurer and such other officers as may be provided for in the by-laws of the corporation. The duties of the respective officers and the manner of filling vacancies in the offices of the corporation shall be provided in the by-laws.

The number of Directors and the manner of filling vacancies in the Board of Directors shall be provided in the by-laws of the corporation. The number shall not be less than three, but may be any number in excess thereof. A quorum for the transaction of business shall be a majority of the Directors qualified and active, and the act of a majority of the Directors present at a meeting at which a quorum is present shall be the act of the Directors. Meetings of the Directors may be held within or without the State of Florida. Directors shall be members of the corporation.

ARTICLE VIII

Officers

The names and addresses of the officers of this corporation, who subject to these Articles and the by-laws of this corporation and the laws of the State of Florida, shall hold office for the first year of the existence of this corporation, or until an election is held by the Directors of this corporation for the election of permanent officers, or until their successors have been duly elected and qualified are:

F.D. Everett President	6514 CR 555 Webster, Florida	33597
Elizabeth Everett Secretary	P.O. Box 241 Webster, Florida	33597
Caimell Henry Treasurer	P.O. Box 241 Webster, Florida	33507

ARTICLE IX

Directors

The names and addresses of the members of the first Board of Directors, who, subject to these Articles, the bylaws of this corporation and the laws of the State of Florida, shall hold office for the first year of the corporation's existence, or until an election is held by the members for the election of permanent Directors, or until their successors have been duly elected and qualified are:

F. D. Everett Director

6514 C.R. 5°5 Webster, Florida 33597

Elizabeth Everett Director P.O. Box 241

Carmell Henry Director Webster, Florida 33597

P.O. Box 241

Webster, Florida 33597

ARTICLE X

By-Laws

The By-laws of this corporation may be made, altered or rescinded from time to time in whole or in part by a majority vote of the Directors of this corporation present at any meeting of the Board of Directors duly called and convened, provided, however, that a quorum is present at the meeting of the Board of Directors and notice of the proposed action with respect to the by-laws shall have been mailed by the secretary to all of the members of the Board of Directors at least ten (10) days before the meeting.

ARTICLE XI

Amendment of Articles of Incorporation

These Article may be amended by resolution adopted by the majority vote of the members of the corporation present at any meeting of the members duly called and convened; provided, however, that unless ten days' advance notice of the amendment or amendments to be considered at such meeting shall have been given in writing by mail to each member prior to such meeting, these Articles may be amended only by resolution adopted by two-thirds vote of the members present at such meeting.

ARTICLE XII

Desgination of Resident Agent

The person hamed below is hereby designated resident agent for service of process and the address shown below is the address for service of process:

F. D. Everett

6514 C.R. 555 Webster, Florida 33597

IN WITNESS WHEREOF, we have executed these Articles of Incorporation for the uses and purposes therein expressed this /8 day of January, 1995. Puclor

CARMELL HENRY, SUBSCRIBER

STATE OF FLORIDA COUNTY OF SUMTER

BEFORE ME, the undersigned authority, on this day personally appeared F. D. EVERETT to me known to be the person who executed this document, and having been identified to me by Florida Driver's License # 5163244362000 who first being duly sworn, deposes and says: that he is a Subscriber to these Articles of Incorporation and that he has read the same, knows the contents thereof, and that the same is true and correct to the best of his knowledge and belief.

SWORN TO AND SUBSCRIBED before me this / 8 January 1995.

VIRGINIA E DOBAY Notary Public. State of Florida My comm expires July 25, 1898 Comm No 381898 Bonded thru General Ina Und

NOTARY PUBLIC - Contract

STATE OF FLORIDA COUNTY OF SUMTER

BEFORE ME, the undersigned authority, on this day personally appeared ELIZABETH EVERETT to me known to be the person who executed this document, and having been identified to me

by Plorida Briver a License # who first being duly sworn, deposes and says: that she is a Subscriber to these Articles of Incorporation and that she has read the same, knows the contents thereof, and that the same is true and correct to the best of her knowledge and belief.

SWORN TO AND SUBSCRIBED before me this 18 day of

VIRGINIA E DEBAY
Notary Public, State of Florida
My comm expires July 25, 1898
Comm No 381898
Bonded thru General Ins. Und

NOTARY PUBLIC E. Davie,

STATE CT FLORIDA COUNTY . SUMTER

BEFORE ME, the undersigned authority, on this day personally appeared <u>CARMFLL HENRY</u> to me known to be the person who executed this document, and having been identified to me by Florida Driver's License # 1560100267130 who first being duly sworn, deposes and says: that she is a Subscriber to these Articles of Incorporation and that she has read the same, knows the contents thereof, and that the same is true and correct to the best of her knowledge and belief.

SWORN TO AND SUBSCRIBED before me this | S day of

VIRGINIA E. DeBAY
Notary Public, Stale of Florida
My comm expirer July 25, 1898
Comm No S91898
Bonded thru General ina Und

NOTARY PUBLIC Borry

ACCEPTANCE OF REGISTERED AGENT

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Having been named to accept service of process for the above corporation, at the place designated in the Articles of Incorporation, I hereby accept the appointment of Fegistered Agent and agree to comply with and accept the obligations of Section 607.325, Florida Statutes, as amended.

Registered Agent