

N96000003379

W. Morgan Speer
Attorney and Counselor at Law
5447 NW 44th Terrace
Fl. Lauderdale, FL 33314
(954)584-4547

June 10, 1996

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***131.25 ***131.25

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

Dear Sir or Madam:

Enclosed please find an original and one (1) copy of the Articles of Incorporation for Living Word Outreach Ministry, Inc., and a check in the amount \$131.25 covering the fees for filing, a certified copy of the Articles, and a Certificate. Please return the certified copy and certificate to me at the address above.

If you have any questions about this matter, please contact me.

Sincerely yours,

W. Morgan Speer

W. Morgan Speer

JUN 25 1996

JUN 14 1996

BSB

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(502)

12805
SECRETARY OF STATE
TALLAHASSEE, FLORIDA
96 JUN 13 AM 9:54
FILED



FLORIDA DEPARTMENT OF STATE
Sandra B. Mortham
Secretary of State

June 14, 1996

W. MORGAN SPEER, ESQ.
5417 S.W. 44TH TERRACE
FT. LAUDERDALE, FL 33314

SUBJECT: LIVING WORD OUTREACH MINISTRY, INC.
Ref. Number: W96000012805

We have received your document for LIVING WORD OUTREACH MINISTRY, INC. and check(s) totaling \$131.25. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

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) 487-6925.

Brenda Baker
Corporate Specialist

Letter Number: 096A00029820

W. Morgan Speer
Attorney and Counselor at Law
5417 NW 44th Terrace
Fl. Lauderdale, FL 33314
(954)581-4547

June 19, 1996

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

Re: Living Word Outreach Ministry, Inc.
Ref. Number: W96000012805

Dear Sir or Madam:

Your letter indicates that the above referenced name is not available. The computer print-out attached indicating that another corporation has the above referenced name states the name "Living WORLD Ministries, Inc. The name on the Articles we are filing is Living WORD (not "world") Ministries, Inc. Therefore the names are not the same. When we telephoned about availability we were told that Living WORLD was not available, but that Living WORD would be acceptable.

Please file these Articles as soon as possible, and return the certified copy to me at the above address.

If you have any questions about this matter, please contact me.

Sincerely yours,

W. Morgan Speer
W. Morgan Speer

Phone call 6/20/96 - name ok; send ARTICLES back.

ARTICLES OF INCORPORATION
OF
LIVING WORD OUTREACH MINISTRY, INC.
(A Not for Profit Corporation)

FILED
96 JUN 13 AM 9:54
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The undersigned, acting as incorporators of a non-profit corporation under the Not for Profit Corporation Act, Chapter 617, Florida Statutes, hereby adopts the following Articles of Incorporation.

ARTICLE I

The name of the Corporation shall be Living Word Outreach Ministry, Inc. The mailing address of this Corporation and the address of its initial principal office shall be 7753 Biltmore Blvd., Miramar, FL 33023.

ARTICLE II

(a) The specific and primary purposes for which this Corporation is formed are to operate for the advancement of religion, charity, and education and for other charitable purposes, including for such purposes, the distribution of its funds to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code of 1986 or corresponding provisions of any future U.S. Internal Revenue Laws.

(b) In advancement of the aforementioned purposes, the object and nature of this Corporation is to buy, purchase, own, acquire by gift, devise, purchase or otherwise, real and personal property, and to build, erect, construct, provide for, maintain and equip suitable buildings, churches, houses, etc. for the benefit, use and occupation of said Living Word Outreach Ministry, Inc., its members and congregation, in maintaining and fostering public worship, and the preaching and teaching of the Word of God and the

Gospel of Jesus Christ, and for all other meetings and purposes of said Living Word Outreach Ministry, Inc., its members and congregation; to build, construct, erect, maintain and equip schools, mission stations and mission churches, pastors' homes and such other houses or equipment as the Church may desire for carrying on its work; to receive, administer, disburse and invest gifts, devises and bequests by or from any persons or corporations; to establish various outreach ministries, including but not limited to, tape, publishing, book and television ministries, feeding programs, community service programs, educational and counseling programs, evangelistic crusades, and all other outreaches advancing the purposes set forth herein.

In advancement of the aforementioned religious, charitable and educational purposes, this Corporation is further organized for the purpose of holding title to such property or properties as the said Living Word Outreach Ministry, Inc., shall from time to time, purchase or acquire, and it shall have power, from time to time, to make such contracts and to do such things as shall be authorized and directed by the directors, under the By-Laws and Constitution and Articles of Incorporation of said Living Word Outreach Ministry, Inc. This Corporation shall be a not for profit organization.

(c) This Corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene by publication or distribution of any statements or otherwise in any political campaign on behalf of any candidate for public office.

ARTICLE III

There shall be a Board of Directors of no less than three, but no more than thirty, to be elected in a manner prescribed by the By-Laws and Constitution of the Corporation.

ARTICLE IV

The street address of the Corporation's initial registered office and name of its initial registered agent at such address is as follows:

W. Morgan Speer, Esquire
5417 SW 44th Terrace
Ft. Lauderdale, FL 33314.

ARTICLE V

The Corporation shall have a membership of at least the number of directors of the Board of Directors. All members shall meet the qualifications and obligations as set forth in the By-Laws and Constitution of the Corporation as adopted by the Board of Directors. Members shall be admitted by applying for membership in accordance with the By-Laws and Constitution of the Corporation.

ARTICLE VI

(a) The property of this Corporation is irrevocably dedicated to religious, charitable, and educational purposes and no part of the net income or assets of the Corporation shall inure to the benefit of, or be distributable to, its members, 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 the purposes set forth in Article Second hereof.

(b) Notwithstanding any other provision of these articles, the Corporation shall not

carry on any other activities not permitted to be carried on (i) by 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 U.S. Internal Revenue Law or (ii) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or corresponding provisions of any future U.S. Internal Revenue Law.

ARTICLE VII

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for religious, charitable, or educational purposes, as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future U.S. Internal Revenue Law, as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of proper jurisdiction 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.

ARTICLE VIII

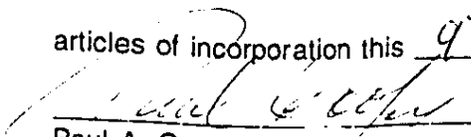
The Names and the street addresses of the incorporators for these articles of incorporation are: Paul A. Cooper, 7753 Biltmore Blvd., Miramar, FL 33023; Silena P.

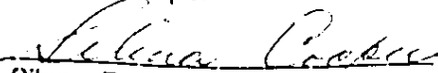
Cooper, 7753 Biltmore Blvd., Miramar, FL 33023; and Vera Haugabrook, 7753 Biltmore Blvd., Miramar, FL 33023.

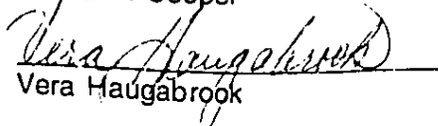
ARTICLE IX

Amendments to these articles of incorporation may be adopted at any time in the manner or under the conditions set forth in the By-Laws and Constitution of the Corporation, pursuant to Chapter 617, Florida Statutes.

The undersigned, being the incorporators of this Corporation, for the purpose of forming this not for profit Corporation under the Laws of Florida, have executed these articles of incorporation this 9th day of June, 1996.


Paul A. Cooper


Silena P. Cooper


Vera Haugabrook

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

In pursuance of Chapter 48.091, Florida Statutes, the following is submitted, in compliance with said Act: That LIVING WORD OUTREACH MINISTRY, INC , desiring to organize under the laws of the State of Florida with its principal office in the County of Broward, State of Florida, has named W. Morgan Speer, Attorney at Law, located at 5417 SW 44th Terrace, Ft. Lauderdale, FL 33314, as its agent to accept service of process within this State.

Having been named to accept service of process for the above stated corporation, at a place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office.

W. Morgan Speer
W. Morgan Speer, Registered Agent

FILED
96 JUN 13 AM 9:54
SECRETARY OF STATE
TALLAHASSEE, FLORIDA