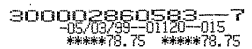
N99000003044

TRANSMITTAL LETTER

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



SUBJECT:	Coordinated Christian Response Group, INC.				
(Proposed corporate name - must include suffix)					
			LAH		
			ASSE		
Enclosed is an original and one(1) copy of the articles of incorporation and a check for:					
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate	□\$122.50 Filing Fee & Certified Copy	\$131.25 Filing Fee, Certified Copy & Certificate	09	
	ADDITIONAL COPY REC		PY REQUIRED	,	
FROM: _	Michael A. Martin				
_	Name (Printed or typed)		-		
<u>-</u>	6144 John Nix Rd		_		
	Address			MAY 17 1939	
-	Crestview, FL 32539		BRANON	/ 11 .	
	City, State & Zip		15	l	
(850) 244-2726				1	
	Daytime Tele	phone number	209-1070		

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



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

May 7, 1999

MICHAEL A. MARTIN 6144 JOHN NIX ROAD CRESTVIEW, FL 32539

SUBJECT: COORDINATED CHRISTIAN RESPONCE GROUP, INC.

Ref. Number: W99000010701

We have received your document for COORDINATED CHRISTIAN RESPONCE GROUP, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

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

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

Please return the original and one copy of 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 (850) 487-6924.

Sharon L Philman Document Specialist Supervisor

Letter Number: 399A00025042

COORDINATED CHRISTIAN RESPONSE GROUK

ARTICLES OF INCORPORATION

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- ARTICLE I NAME The name of this corporation shall be, the COORDINATED CHRISTIAN RESPONSE GROUP, Inc. hereinafter referred to as, The Group.
- ARTICLE II LOCATION / PRINCIPAL OFFICE The mailing address and location of the principal office of the Group is: 4900 Antioch Road, Crestview, Florida 32536; Phone [850] 689-1664.
- ARTICLE III AREA OF SERVICE The primary area which will be served by The Group will be that portion of Okaloosa County, Florida that lies North of Choctawhatchee Bay. Other areas will be served as resources are available.
- ARTICLE IV

 PURPOSE The purpose of The Group shall be to provide assistance to those in need. Paramount emphasis will be during and after declared disaster. The Group shall assist National and Local Agencies / Authorities in meeting the needs of disaster victims as follows:
 - 1) Finding the specific unmet needs of disaster victims;
 - 2) Locate and contribute resources to meet those needs on a case-by-case basis. Emphasis will be on Transportation, Food and Assistance.
 - 3) Develop plans to coordinate and apply resources of the participating organizations, etc. toward recovery efforts.
 - 4) Share responsibility and work options for meeting needs jointly.
 - 5) Function as an Unmet Needs Committee.
- **ARTICLE V MEMBERSHIP** The membership of The Group shall be open to Churches and / or agencies, organizations, and individuals who are engaged in, or express a common interest / concern for helping people in need.
- ARTICLE VI OFFICERS The officers of the Group shall consist of a Director, a Deputy Director, and a Secretary / Treasurer. One Person may hold only one office at a time. The officers shall constitute the Board of Directors.
- ARTICLE VII INITIAL DIRECTORS There shall be three directors constituting the initial board of directors. The name and address of each person who is to serve as an initial director is:

 Michael A. Martin, 6144 John Nix Rd. Crestview, FL 32539

Eugene Strickland, 102 E. Edney Ave. Crestview, FL 32539 John Johnson, 4900 Antioch Road, Crestview, FL 32536 **ARTICLE VIII BOARD OF DIRECTORS** - At any given time, the three current officers of the group will also serve as the board of directors.

ARTICLE IX

DUTIES OF OFFICERS – THE DIRECTOR, or, in his absence, THE DEPUTY

DIRECTOR, shall preside at all meetings of The Group, and shall provide general supervision over the affairs of The Group. The SECRETARY / TREASURER shall:

- 1) Issue notices of all Group meetings;
- 2) Shall attend all Group meetings;
- 3) Shall keep minutes of all meetings;
- 4) Shall have charge of The Group's financial books and records; [responsibility for the keeping accounts of all money, funds and other properties of The Group, which shall come into his / her hands, and shall surrender to The Group such accounts and statements as they may require];
- 5) Shall perform other duties as are incident to the office.

ARTICLE X

ELECTION AND TERM OF OFFICE - Officers will be nominated for a term of two (2) years, and are subsequently elected at a meeting of The Group where they shall immediately assume the duties of their newly elected office. The election of the first officers was held on June 1998.

ARTICLE XI SPECIAL ELECTIONS - If, for any reason, an officer cannot fulfill the obligations of his / her office, or upon resignation of his / her elected office, the Director, or in his / her absence, the Deputy Director, shall declare a vacancy and The Group shall elect a replacement.

ARTICLE XII DISTRIBUTION AND DISSOLUTION - In the event of dissolution of The Group, assets, properties, real, personal or mixed, remaining in the Corporation shall be distributed to one or more organizations which qualify, as tax exempt, under the provisions of Section 501[C] [3] of the Internal Revenue Code of 1954, or under the corresponding provisions of any United States Internal Revenue Law.

ARTICLE XIII

MEETINGS AND SPECIAL MEETINGS - Regular meetings will be decided by
The Group and announced before the close of each meeting. Special meetings of The
Group may be called by the Director, or, in his / her absence, by the Deputy Director,
or by a majority of the Members of The Group. Calls for special meetings must name
the time, place and reason for the meetings.

ARTICLE XIV QUORUM - A quorum shall consist of those members or officers present and voting at any meeting.

ARTICLE XV AMENDMENTS - Amendments of these By-Laws may be made by a majority vote of the members at any meeting, providing one weeks notice of the proposed change has been given to members of The Group.

ARTICLE XVI INITIAL REGERISTERED AGENT AND STREET ADDRESS

Michael A. Martin

6144 John Nix Road, Crestview FL 32539

I, Michael A. Martin, am familiar with and accept the duties and responsibilities as Registered Agent.

Michael A Martin

ARTICLE XVI INCORPORATOR (Name and Address)

Michael A. Martin

6144 John Nix Road, Crestview, FL 32539

Signature/Incorporator

Date

99 MAY 17 PH 3: 09
SECRETASSEE FLORIDA