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SECRETALL OF STATE
TALLAHASSEE, PLORIDA



COVER LETTER

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

SUBJECT: Mina	esterios alfa	e y Omeg	a,	
	(PROPOSED CORPORAT	les of Incorporation and a	DE SUFFIX)	
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate OF STOTUS	
FROM: Wictall Mana (Printed or pped) 955 Sensta Lane Address				
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NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION FOR MINISTERIOS ALFA Y OMEGA, INC.

WE THE UNDERSINGED, each a natural person, competent to contract do hereby certify and give notice, that we are associated together for the purpose of forming a not for profit Florida Corporation, without capital stock and in accordance with the provisions of Chapter 617, Part I, of the Florida Statutes, 1979 entitled "Corporations Not For Profit" and as a corporation organized and operated as described in Section 501 C (3) of the IRS we do hereby accept all of the rights, privileges, benefits and obligations conferred and imposed by such laws and do hereby make, subscribe, acknowledge and file these Articles of Incorporation.

ARTICLE I

NAME

The name of the Corporation shall be as follows:

MINISTERIOS ALFA Y OMEGA, INC.

Herein after also referred to and known as The Organization or the Corporation.

The initial address of the Corporation shall be as follows:

955 SONATA LANE, ORLANDO, FLORIDA 32825

And in at such other places as the Directors and Officers of the Corporation may from time to time appoint of the purposes of the Corporation shall require and deem appropriate and necessary.

ARTICLES II

The purpose for which this Corporation is organized is exclusively for religious, charitable, literary and educational within the meaning of Sect. 501 C (3) or the IRS of 1954 or of any superseding or corresponding provisions of any future United States Internal Revenue law and shall be establish a church, encourage unity in the body of Jesus Christ and in the community and in various interdenominational ministries through a Christian fellowship of like minded persons and to witness the love of the triune God through the Holy spirit by imitating the life and precepts of the Lord Jesus Christ and to glorify God through organized dissemination and advancement of the tenets of the Gospel of Jesus Christ regardless of and across all boundaries of national, racial, ethnic, economical, sex age and social dissimilarities or origin through all means and media, including but not limited to the regular conducting of religious worship services, ordaining of ministers, baptism services,

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provision of religious worship counseling and spiritual rehabilitation, through any and all appropriate praise and worship religious services or educational facilities deemed proper and necessary, including but not limited to the holding of seminars, provision of religious instruction through all means permitted and allowable by statute through church, schools, bible colleges, and any other affiliated organization and methods, to communicate and to witness the love of the triune God, through the leading of the Holy Spirit by imitation of the life and precepts of the Sovereign Lord Jesus Christ and sponsor visible public demonstrations of Christian unity in the community across all denominational, national, racial, ethnic economical and social boundaries, to enlist clergy, church leaders, Christian business and professional people, civic, educational and lay leaders and every Christian, individual alike to participate in the oneness we have in Christ through a membership and to glorify God by public and private meetings of every sort, including but not limited to public communication through, radio, television, video, newspaper, brochures, books, magazines, tapes or literature and every other form of communications deemed appropriate for the dissemination of the Gospel of Jesus Christ through the leading of the Holy Spirit and by God's will and mutually convey vision and purpose in this unity in Christ to the community, creating a fellowship and association of likemined persons who will share in worship, prayer, spirit and support of our common goals through the establishment and support of domestic and foreign missions.

In no event shall any substantial part of the purpose or activities or operation of Corporation be influence legislation, support political parties or individuals or to intervene or participate in ay political campaign for any public office.

Notwithstanding any other provision of these Articles, this organization shall not carry on any other activity not permitted to be carried out by an organization exempt from Federal Income Tax under Section 501 C (3) of the Internal Revenue Code of 1954 or any corresponding provisions or of any future laws or provisions governing such organizations.

ARTICLE III

Term of existence

This Corporation shall have perpetual existence

ARTICLE IV

<u>Membership</u>

Any natural person shall be eligible for membership in this Corporation upon application to the Organization and public declaration of the Applicant's agreement with the Articles of Faith as set forth in the By-laws of this Corporation and subsequent Baptism by water immersion as det forth by Holy Scripture.

ARTICLE V

Subscribers

The Subscribers hereof, and their respective addresses are as follows:

VICTOR ALVAREZ

955 SONATA LANE, ORL. 32825

MARGARITA ALVAREZ

955 SONATA LANE, ORL. 32825

ARTICLE VI

Management

The management of this Corporation shall be vested in the Directors and Officers of the Corporation who shall be elected at an annual meeting to be held each year following the year of formation. All Directors and Officers of the Corporation must be re-elected and approved by a two-thirds majority of the Directors and Membership in the manner provided for in the Corporate By-laws.

Upon cause, any Director or officer may be removed from his Office by a two-third (2/3) majority vote of all of the Membership Officers and Directors as may be set forth by Corporate By-Laws.

The administration of this Organization shall be fully vested in the titular head as set forth in the Corporate By-laws.

All officers may hold office for a term as set forth in the corporate By-laws until a duly qualified person is subsequently elected and appointed to the specific Office by a majority affirmative vote of the Corporation as set forth in these Articles and in the By-laws of this organization.

In no event shall any Director or Officer of this Corporation act in any manner which is contrary to those provisions governing organizations organized as No for Profit Exempt as set for the in Section 501 C (3) of the IRS of 1954 or as amended nor shall the Executive director hold the Office of Treasurer of the Corporation.

ARTICLE VII

OFFICERS AND DIRECTORS

This corporation may have a Board of Directors, President, Executive Vice President, Vice President, Secretary and Treasurer and such other additional Officers as may be deemed necessary and their Office may be created by the Board of Directors as authorized by the by-Laws of this organization.

The initial Directors and Officers of the Corporation and their respective offices and addresses are as follows:

EXC. Director/President

VICTOR ALVAREZ

955 Sonata Lane Orlando, Fl., 32825

Director/Exc. V. President

MARGARITA ALVAREZ

955 Sonata Lane, Orlando, Fl. 32825

Directors and officers shall serve until the first election as provided for under the By-Laws of the Corporation.

There shall be no less than three (3) Directors of the Corporation as set forth by statutes governing corporations organized as not for profit and as set forth under corporate By-laws.

The Directors, Officers and Members of the Corporation shall not engage in any act which is in Violation of section 501 C (3) or Code Section 4941,4942,4943,4944,4945 of the IRS of 1954 or any corresponding provisions of any prior or future Internal Revenue or Federal or State tax laws thereof and no part of the assets or of the income of the Organization shall inure to the benefit of any private individual, Member, Officer or Director of the Corporation.

ARTICLE VIII

BY-LAWS

The By-laws of these Corporation shall be made, altered or rescinded by the affirmative vote of two-thirds majority vote of the corporation at any regular or special meeting held for that purpose provided that notice thereof, which shall include the text of the by-laws changes, has been furnished to each voting Member of the Corporation prior to the meeting as provided for in the Corporate By-laws and these Articles.

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ARTICLE IX

AMENDMENTS

Amendments to the Articles shall be made in accord with the By-laws of the Corporation and shall be as follows:

A petition, in writing shall be made by and signed by any two or more of the Corporate Officers and presented to the Executive Director and upon determination that the proposed amendment, if passed, will be in accordance with the purposes for which this Corporation is organized and in accord with all Internal Revenue Statues governing corporations organized as Not For Profit, 501-C (3) organizations, said proposal shall then be drafted in appropriate language and submitted to the Board of Directors at any regular or especially called meeting for that purpose and, if approved, the text shall then be presented to the Members of the Corporation for approval and ratification at a meeting called for that purpose.

In no event shall any Article be approved and accepted by this Corporation if it is found to not be in accord with the purposes and vision of this Organization or contrary to any Florida or IRS provision governing organizations Not for Profit, Exempt as defined by Section 501-C (3) of the IRS.

ARTICLE X

Corporate Powers

This corporation shall have all of the powers comprehended within Section 617.021 of the Florida Statutes as may now exist and as said Statute may be augmented or amended from time to time and governing Florida Not for Profit corporations organized as Exempt under Section 501 C (3) and may exercise the powers granted to such Corporations in any State, Territory, District or Possession of the United States or any foreign country and do any all things here in mentioned, but not limited to those things set mentioned herein as fully and the same extent as natural persons and entities might do the following:

- 1. To create a church, conduct religious worship services, create missions, perform baptism ordain ministers, and advance the word of God through all means and media under leadership of the Holy Spirit and Accord with all provisions set forth in the Holy Scriptures consistent with these Articles and By-laws of the of the Corporation and conduct and conduct a music ministry in the Church and in the community as an outreach ministry.
- 2. To transact any lawful business, not inconsistent with the purposes of this corporation and statures governing corporations organized as Not for Profit, Exempt Organizations as defined in the IRS Section 501 C (3) and Florida Law.

- 3. To have perpetual succession by the Corporate name.
- 4. To sue or be sued, complain or defend in the Corporate name indemnify any Agent, Incorporator, Director, officer, Associate or Member in any action of proceeding or any former Agent, Incorporator, Director, Officer, Associate or Member to the full extent permitted by law and as set forth in the Florida General Corporation Act as set forth in the By-laws of this Corporation.
- 5. To establish and maintain a Christian Reading Room. Open to the general public at no charge.
- 6. To establish and maintain a Christian Educational facility, open to the community and General public.
- 7. To have a Corporate Seal which may be altered at pleasure but in accord with Florida Statue governing any corporate seals and/or alterations thereof, to use same by causing it or facsimile thereof to be impressed, affixed or in any manner reproduced in accordance with statutes governing same.
- 8. To purchase, take, receive, lease or otherwise acquire, own hold, improve, us or otherwise deal in and with any real, personal or intangible property or any interests therein, wherever situate, rent, transfer, maintain or manage contract for, assign, establish agencies for, create interest in or dispose of in any manner deemed in the best interests of the Corporation of any real, tangible or intangible or personal property as set forth herein and deemed to be in accord with the purposes of the Corporation and statues governing same by the State of Florida for corporations organized as Not for Profit and Exempt under Section 501 C (3) of the IRS.
- 9. To be licensed to practice, appear and be represented as any entity relative to any governmental acts, petitions or appearances and to hold such licenses, file or petition of appear in any court or agencies as shall be necessary and proper to the promulgation, purposes and deemed in the best interests of the Corporation.
- 10. To lend money or assists any Officer or director of the Corporation when such actions are in accord with Statutes of the State of Florida and deemed in accordance with any provisions governing such acts by a corporation organized as Not for Profit, and Exempt under Sect. 501 C (3) of the IRS, the purposes for which this Corporation was organized and the Articles of this Corporation and when such acts shall not be deemed and instruments of funds of the Corporation and to create such instrument or perform such acts as may be required by the BY-laws of this Organization, Statue and provisions of the IRS Section 501 C (3) or any corresponding provisions

thereof to prevent any instrument of Corporate assets to the benefit of any Officer or Director.

- 11. To purchase, take receive subscribe for or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge or otherwise dispose of any otherwise use and deal in and with shares other interests in and with interest in or obligations of, other domestic or foreign corporations or any direct or indirect obligations of the United States Government or of any instrumentality thereof.
- 12. To make contract and guarantees and incur liabilities, borrow money at such rates of interest as of the Corporation may from time to time determine appropriate or necessary when in accord with the purposes and interest of the corporation and provisions of Sect. 501-C (3) of the IRS and Florida Statutes governing such actions by an Organization.
- 13. To lend money for the Corporate purposes, invest and reinvest any Corporate funds, tank and hold intangible, real or personal property as security of payment of any funds so loaned or invested for corporate purposes, not to be inconsistent with any provisions governing Not for Profit corporations organizes as exempt under Section 501 © (3) of the Internal Revenue Code of 1954 or as amended.
- 14. To conduct business, carry on operations, have offices, and otherwise exercise all powers and obligation set forth and governing corporations Not for Profit and organized as Exempt under the guidelines, provisions and statutes of the State of Florida and Internal Revenue Service and the By-laws of this corporation setting forth the vision and purposes for which this Corporation was organized as a religious, charitable and education organization and deemed in the best interest of the Corporation.
- 15. To elect and appoint officers, Directors and Agents of the Corporation, define their duties and set their compensations.
- 16. To create, make, amend or alter the Corporate Articles and By-laws of the Corporation, not inconsistent with any statute or law governing Not for Profit corporations of the State of Florida or any provisions of any IRS governing Exempt corporations under Section 501-C (3) for the proper and legal conducting of the purposes and business affairs and administration of the Corporation.
- 17. To receive, make, and give donations for the public welfare.
- 18. To receive donations and gifts of any and all kinds, real and personal, tangible and intangible for the Corporate purposes as a religious, charitable and educational organization as set forth in the by-laws for the proper conducting of the vision and purposes of the corporation and in accord with

the Holy Scriptures, to be a "Good Stewart" of any such gifts or donations which shall be held in the Corporate name and used exclusively for the purposes of this corporation as set forth in these Articles and in accord with the provisions and guidelines of Section 502-C (3) of the IRS of 1954 amended.

- 19. To create, make and establish pension plans under Section 403 (B) of the IRS.
- 20. To indemnify every person who, by reason of the fact that may be a Director, Officer, Incorporator, Agent, Member, or Employee of the Corporation now hereto after against all costs, expenses, counsel fees, which may be reasonably incurred by or imposed upon him in connection with or resulting from, any action, suite or any proceeding of whatever nature to which he is or may/shall be a party by reason of his association with the corporation to the full extent as may be permitted by Florida Statutes whether or not he is a Director, Member, Officer, proceeding or at the time such costs or expenses are incurred by or imposed upon him, except in relation to matters as to which he shall be finally adjudged in such action, suit or proceeding to have been willfully negligent in the performance of his duties; the rights of indemnification herein have been willfully negligent in the performance of his duties; the rights of indemnification here shall not be exclusive of any other rights to which any such person may be hereafter entitled as a matter of law.
- 21. To share mutually with other ministries in support of common purposes and goals who seek to heal and comfort those who are sick in body, mind and spirit and spread the gospel of the good News of Jesus Christ.

ARTICLE XI

GENERAL

- a. The Corporation shall not engage in any activities which shall cause it to lose its' Not For Profit, Exempt status under the provisions of the laws of the State Florida, or the provisions of any of the regulations set forth by Section 501-C (3) of the Internal Revenue code or of any prior or future corresponding provisions thereof.
- B. The Corporation shall maintain discretion and control of the use of income, funds and assets of the Corporation that may be provided to any individual or organization and will maintain records to establish that these funds were used for the purposes of the Corporation as an Exempt Organization under the meaning of Section 502 –C (3) of the IRS and Corresponding provisions thereof, the circumstances which surrounded the need for the provision of funds, name and address of recipients of the funds and their relationship to the Corporation, Its

Directors, officers, Incorporators or Members (if any such relationship exist or does not exist).

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- C. All income and assets of the Corporation shall be, above necessary expenses, administrated solely and exclusively for the Corporate purpose as set forth herein for religious, charitable and educational purposes.
- D. The Corporation shall have no capital stock and shall pay no dividends to any Subscriber, Incorporator, Director, officers or Members nor shall any part of the income of the Corporation be distributed to any Member, Officer, Incorporator or Directors, Members or Incorporators for any ordinary and necessary expenses incurred in the performance of their official duties as set forth in the Corporate Bylaws and in compliance with Statute.
- E. The Corporation shall have no power to distribute any of the assets of the Corporation and no Incorporator, Member, Director or Officer shall be entitled to share the distribution of any of the assets of the Corporation during Corporate life or upon corporate dissolution and each shall be deemed to have expressly consented and agreed same and specifically that upon any dissolution of the Corporation, or winding up of the affairs of the Corporation. The Corporate assets shall be disposed of in accordance with the Corporate assets shall be disposed of in accordance with the provisions of Section 501-C (3) of the IRS and distributed to another corporation organized as Not for Profit and Exempt under said Section and as set forth in these Articles.
- F. If any provision of the Corporate By-laws are deemed in conflict with any provision of any section of the Articles, the provision of Articles shall apply.
- G. The Corporation is not a foundation as defined by Section 509 (a) of the IRS.

ARTICLE XII

DISSOLUTION

Upon dissolution or the winding or the affairs of the Corporation, the residual assets of the Corporation, after paying or making provision for the payment of all of the liabilities of the Corporation (if any), in accordance with the provision of Section 501-C (3) and 170-C (2) or any future or previous provision or amendment thereof of those laws of the Internal Revenue Service and in accordance with provisions of Florida Statutes and laws governing such a winding up and dissolution of the affairs of an organization, Exempt, Not for Profit and organized exclusively as a religious, charitable and educational organization.

IN WITNESS WHEREOF, we have hereunto set our hands and seals at Orlando, Orange County, Florida on this 4th day of January, 2008.

VICTOR ALVAREZ

MARGARITA ALVAREZ

STATE OF FLORIDA> COUNTY OF ORANGE>

BEFORE ME, the undersigned authority, appeared the individuals named above individuals and they did acknowledge that they executed the foregoing Articles of Incorporation for the uses and purposes as set forth therein.

IN WITNESS WHEREOF, I hereunto set my hand and affixed my official seal at the place first set forth above on this 4th day of January 2008.

OTARY PUBLIC, State of Florida

an 8,2008

LORRAINE C. FOX MY COMMISSION # DD 625060 EXPIRES: January 20, 2011

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CERTIFICATE OF DESIGNATION FOR PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OR PROCESS WITHIN THE STATE OF FLORIDA NAMING THE AGENT AND ADDRESS UPON WHOM DUE PROCESS MAY SERVED

In compliance with Section 48.091, Florida Statues and pursuant to provisions of Section 607.325, Florida Statues, the undersigned Corporation, organized and desiring to qualify under the laws of the State of Florida, submits the following Certificate of Designation or Registered Agent and Registered Address for the Corporation:

FIRST, Ministerios Alpha y Omega, Inc. (Alpha and Omega, Inc.) with its principal place of business at 955 Sonata Lane, Orlando, Florida, has named Victor Alvarez at the address as the Registered Agent to accept service of process within Florida.

IN WITNESS WHEREOF, we hereby set our official seal on the 4th day of January, 2008.

VICTOR ALVAREZ/DIRECTOR/PRESIDENT
955 Sonata Lane, Orlando Florida 32825

SECONDLY, having been named to accept the Office of Registered Agent for Service of Process within the State of Florida for the above named Corporation, and at the place designated in this Certificate, I, Victor Alvarez, hereby agree to act in this capacity and further agree to comply with all of the duties and obligations relative to all provisions of all the statutes and laws relative to the proper and complete performance of my duties to the best of my ability.

IN WITNESS WHEREOF, I hereby set my hand and official signature on the $4^{\rm th}$ day of January, 2008, at Orlando Orange County, Florida.

VICTOR ALVAREZ AS REGISTERED AGENT 955 Sonata Lane, Orlando, Florida 32825

STATE OF FLORIDA> COUNTY OF ORANGE>

BEFORE ME, the undersigned authority appeared Victor Alvarez, who acknowledged that he signed the aforesethforth instrument of his own will and for the purposes as set forth therein.

IN WITNESS WHEREOF, I set my hand on this 4th day of January, 2008, at the place first give heretofore.

LORRAINE C. FOX MY COMMISSION # DD 625060 EXPIRES: January 20, 2011 Bonded Thru Budget Notary Services 08 JAN -7 PM 1: 18