June 15, 1999

Division of Corporations
Department of State
Post Office Box 6327
Tallahassee, FL 32314

Subject: GREATER FRIENDSHIP COMMUNITY DEVELOPMENT CORPORATION

Dear Sir/Madam:

Enclosed is an original and one (1) copy of the Articles of Incorporation as well as our check in the amount of $70.00 ($35.00 for the filing fee, and $35.00 for the Registered Agent Designation fee).

Should you require additional information or have any questions, please do not hesitate to call (904) 252-0322. Thank you.

Sincerely,

[Signature]
Chipola S. Strickland
Registered Agent

Enclosures
ARTICLES OF INCORPORATION
OF
GREATER FRIENDSHIP COMMUNITY DEVELOPMENT CORPORATION
A FLORIDA NON-PROFIT CORPORATION

ARTICLE I
Corporate Name

The name of this corporation is Greater Friendship Community Development Corporation
539 George W. Engram Boulevard - Daytona Beach, FL 32114.

ARTICLE II
Corporate Nature

This is a non-profit corporation, organized solely for general family community services
purposes pursuant to the Florida Corporations Not For Profit law set forth in Section 617
of the Florida Statutes.

ARTICLE III
Duration

The term of existence of the Corporation is perpetual.

ARTICLE IV
General and Specific Purposes

The specific and primary purposes for which this Corporation is formed are:

♦ for the advancement of family community services and any other related or
corresponding charitable purposes by the distribution of its funds for such purposes.

♦ to provide day care for children and elderly; to provide parenting classes; to provide
individual and family counseling; to teach healthy and positive family values and
beliefs; to provide tutoring and mentoring services; to teach effective communication
skills and cultural awareness; to provide resources and jobs; to offer college
scholarships; and to provide continuous community support.

♦ to operate exclusively in any other manner for such family community services
purposes as will qualify it as an exempt organization under Section 501(c)(3) of the
Internal Revenue Code of 1954, as amended, or under any corresponding provisions
of any subsequent federal tax laws, covering the distributions to organizations
qualified as tax exempt organizations under the Internal Revenue Code, including
private foundations and private operating foundations.
ARTICLE V
Registered Office/Registered Agent

The address of the initial registered office of the Corporation is 539 George W. Engram Boulevard, Daytona Beach, FL 32114, and the name of its initial registered agent at such address is Chipella S. Strickland, Church Clerk.

ARTICLE VI
Management of Corporate Affairs

The power of this Corporation will be exercised, its properties controlled, and its affairs conducted by a Board of Directors. The Directors appointed at the first annual meeting, and at subsequent annual meetings, will serve for a term of one (1) year until the annual meeting of Directors following the appointment of Directors, as named during Greater Friendship Baptist Church’s ("Greater Friendship") Annual Business Meeting. Greater Friendship Community Development Corporation annual meetings will be held at 539 George W. Engram Boulevard, Daytona Beach, Florida, on January 15th, of each year at 6:00 p.m., or at such other times or places as the Board of Directors may designate from time to time by resolution.

Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting, if all members of the Board will individually or collectively consent in writing to such action. Such written consent or consents will be filed with the minutes of the proceedings of the Board, and any such action by written consent will have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law which related to action so taken will state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation (hereafter "Articles") and the By-laws of this Corporation authorize the Directors to so act. Such a statement will be prima facie evidence of such authority.

The number of Directors of the Corporation shall be eight (8). Only one (1) member normally will not have voting rights, except in the event of requiring a tie-breaker; however, that number may be changed by a by-law duly adopted by the Directors. The President of the Board of Directors will appoint the following officers: Vice President, Secretary and Treasurer, and such other officers as the by-laws of this Corporation may authorize. The Senior Pastor of Greater Friendship always will serve as the President. The Directors named herein as the first Board of Directors will hold office until its first meeting at which time the appointment of Directors will be announced. Until such appointments are made, the following persons will serve as corporate officers:
President:  
Senior Pastor
Reverend John W. McKenzie

420 Fletcher Street
Daytona Beach, FL 32114

Vice President:  
Director of Deacon Board
Charles Williams

1333 Ginsberg Drive
Daytona Beach, FL 32114

Secretary:  
Church Clerk
Chipella S. Strickland

2200 Citrus Avenue
South Daytona, FL 32119

Treasurer:  
Church Treasurer
Carlton Scarlett

318 Jefferson Street
Daytona Beach, FL 32114

Director:  
Director of Trustee Board
Bettye Bates

1071 North Gertrude Court
Daytona Beach, FL 32117

Director:  
Director of Christian Education
Sandra Strapp

1644 Fifth Street
Daytona Beach, FL 32117

Director:  
Financial Consultant
Melvin Wingfield

615 Kingston Avenue
Daytona Beach, FL 32114

Director:  
Legal Consultant
Anthony E. Jackson, Esquire

301 S Ridgewood Avenue
Daytona Beach, FL 32114

ARTICLE VII
Earnings and Activities of Corporation

No part of the net earnings of the Corporation will inure to the benefit of, or be distributable to its Directors, officers or other private persons, except that the Corporation will 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 IV hereof.

No substantial part of the activities of the Corporation will be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation will not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these Articles, the Corporation will not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a
corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

Notwithstanding any other provision of these Articles, this Corporation will not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation.

ARTICLE VIII
Amendment of By-laws

Subject to the limitations contained in the By-laws, and any limitations set forth in the Corporations Not For Profit laws of the State of Florida, concerning corporate action that must be authorized or approved by the Directors of the Corporation, By-laws of this Corporation may be made, altered, rescinded, added to, or new By-laws may be adopted, either by a resolution of the Board of Directors, or by following the procedure set forth therefore in the By-laws.

ARTICLE IX
Dedication of Assets

The property of this Corporation is irrevocably dedicated to family community services purposes, and no part of the net income or assets of this Corporation will ever inure to the benefit of any director, officer or any private individual.

ARTICLE X
Amendment of Articles

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of Directors for their vote.

We, the undersigned, being the subscribers and incorporators of this Corporation, for the purpose of forming this non-profit corporation under the laws of the State of Florida, have executed these Articles of Incorporation this 30th day of May, 1999.

Reverend John W. McKenzie, Subscriber
Chipelly Strickland, Registered Agent

State of FL, County of Volusia
Signed before me on this 30th day of May, 1999 by John W. McKenzie
Notary Public

State of FL, County of Volusia
Signed before me on this 30th day of May, 1999 by Chipelly S. Strickland
Notary Public

"OFFICIAL SEAL" Tonya R. Spencer
My Commission Expires 9/22/2000 Commission #3587387

"OFFICIAL SEAL" Tonya R. Spencer
My Commission Expires 9/22/2000 Commission #3587387
STATE OF FLORIDA
COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me this 30th day of May, 1999, by
John W. McKenzie, who is personally known to me and who did take an oath.

[Signature]
Name of Notary Public
Commission No.
Date Commission Expires:

STATE OF FLORIDA
COUNTY OF VOLUSIA

The foregoing instrument was acknowledged before me this 30th day of May, 1999, by
John W. McKenzie, who is personally known to me and who did take an oath.

[Signature]
Name of Notary Public
Commission No.
Date Commission Expires:
CERTIFICATE OF DESIGNATION
REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 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 agent/registered office, in the State of Florida.

1. The name of the corporation is: Greater Friendship Community Development Corporation

2. The name and address of the registered agent and office is:

   Church Clerk
   c/o Chipella S. Strickland
   539 George W. Engram Boulevard
   Daytona Beach, FL 32114

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.

June 15, 1999

Signature

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FILED
ALLAHASSEE, FLORIDA