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Amended + Restated

TB 1/22/06

#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION: Conquere	ors Ministries, Inc.	
DOCUMENT NUMBER: N000001914		
The enclosed Articles of Amendment and fee are submitted for filing.		
Please return all correspondence concerning this matter to the following:		
Calvin Sapp (Name of Contact	ot Person)	
Conquerors V (Firm/Comp	Ministries, Inc.	
2925 SW 22 A	Ivenue apt # 202	
Delray Beach Fl	orida 33445 Zip Code)	
For further information concerning this matter, plea	se call:	
CANIN SAPP IT (Name of Contact Person)	at ( 561 ) 502 -0563  (Area Code & Daytime Telephone Number)	
Enclosed is a check for the following amount:		
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Mailing Address	Street Address	
Amendment Section \( \cdot \) Division of Corporations	Amendment Section	
P.O. Box 6327	Division of Corporations Clifton Building	
Tallahassee, FL 32314	2661 Executive Center Circle	

Tallahassee, FL 32301

## Amended + Restated ARTICLES OF INCORPORATION OF

#### **CONQUERORS MINISTRIES, INC.**

(A Corporation Not for Profit)

We, the undersigned, with others persons being desirous of forming A corporation for charitable, religious, and educational purposes, under the provisions of Chapter 617 of the Florida Statues does agree to the following.

#### ARTICLE I -- NAME

The name of this corporation is:

#### CONQUERORS MINISTRIES, INC.

#### ARTICLE II - PRINCIPAL OFFICE

The principal place of business and mailing address of incorporation shall be:

The location of this corporation shall be at:

400 SW 12 AVENUE DELRAY BEACH, FLORIDA 33484 500 Guif Stream Blv D 341 110 33483

#### ARTTICLES III - PURPOSE(S)

The specific purpose(s) for which the corporation is organized is (are):

The object, business and purpose of this corporation is religious, educational and nonpolitical and shall be devoted to promoting a spirit of religious brotherhood and a closer association between the members of organization and to uphold and maintain the Constitution of the United States of America and all the subdivisions there under and to assist in the maintaining of law and order, to serve and uplift our community, county, state, and country. To serve as a place of Spiritual Teaching and Guidance in Christian principles based on the Teachings of the Bible. The general nature and the object of this Corporation shall be to interpret and expound on the Holy Bible; to maintain it as the foundation of all Spiritual truth; to establish churches; to ordain

ministers of the gospel; authorized by it to teach and minister unto others, celebrating marriages and burial of the dead, and to exercise such authority over its membership through all persons who shall believe the Holy Bible to be the foundation of all spiritual truth and who shall consent to, accept and abide by such by-laws, rules and regulations as may be made and by those officers hereinafter authorized, may be admitted to membership. Our soul purpose is a holistic approach to developing spiritual based Educational Organizations and Faith based Ministries. These Organizations are to be Church Controlled and to function under the order and bylaws, and constitution of the Church. These axillaries are designed to mold individuals into morally responsible citizens in body, mind, and spirit and to teach the same to our individual constituents and to the community at large to teach the same to our individual members and to the community at large; Other interest will be focused on, Community Redevelopment focused on housing structure also spiritual and physical redevelopment and creating new businesses, Economic Empowerment through wealth development education and heritage preservation. Also Education, Public Health, Safety and Human Services, Job Services, Economic Development, Community Development Corporations, Homeless Shelters, Senior Services, Day Care Facilities, Youth Programs, Performing Arts, Music, and to create capital resources private and public. To safeguard and transmit to posterity the purity and righteousness of individual freedom. To assist in charitable work of any nature deemed beneficial and to the best Interests of the order and to society as a whole and to raise funds for caring The same into effect in any manner allowed by the constitution and the Bylaws of the order and permitted under the laws of the State of Florida and The Constitution of the United States of America.

#### RECOGNITION OF EXEMPTION FOR TAX EXEMPT STATUS

A.) The organization is organized exclusively for charitable, religious, and educational purposes under section 501 (c) (3) of the Internal Revenue Code. **B.**) No part of the net earnings of the organization shall inure to the benefit of, or be distributable to, its members, trustees, officers or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall 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 this document, the organization shall not carry on any other activities not permitted to be carried on (a) by organization exempt from federal income tax under section 501-(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code. C.) Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposed within the meaning of section 501 © (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose

#### ARTICLE IV- MANNER OF ELECTION OF DIRECTOR

The manner in which the directors are elected or appointed is:

The affairs of the corporation are to be managed by the appointed Executive Director,

President Director, and Chairman Director, which initially are the three directors. The

Membership of this corporation shall constitute all persons hereinafter named as such

other persons of good moral Character, from time to time hereafter may become a

member. Members of the Board of Directors shall be members nominated and approved

by a majority vote of those Members. The number of directors shall be increased from

time to time, by the bylaws but shall never be less than three. The business affairs of

The Board of Directors shall manage this corporation. These members are

elected and hold office in Accordance with the bylaws.

#### <u>ARTICLE V-THE STREET ADDRESS OF THE REGISTERED AGENT IS:</u>

The name and Florida Street address of the initial registered agent is: Calvin Sapp Jr. 2925 SW 22 Avenue apt 202 Delray Beach, Fl 33445 I am familiar with and accept the appointment of registered agent.

The names and address of the agent who are to serve as Directors and Officers of the Corporation for the ensuing year or until the election of the corporation is:

NAME OFFICE ADDRESS

Calvin Sapp Jr. Executive Director 2925 SW 22 Ave # 202 Delray Beach, Fl 33445

Bonnie Sapp President Director 2925 SW 22 Ave # 202 Delray Beach, Fl 33445

Norman Wilson Chairman Director 3288 NW 41<sup>ST</sup> Street Ft Lauderdale Fl 33309

Eunice Wilson Treasure 3288 NW 41<sup>ST</sup> Street Ft Lauderdale Fl 33309

Lucretia Forney Secretary 847 NW 45<sup>th</sup> Street Pompano Beach, Florida 33064

#### ARTICLE VI - BY-LAWS

Section 1. The Board of Directors of this corporation may provide such

By-Laws the conduct of its business and the carrying out of its purposes as they may

deem necessary from time to time.

Section 2. Upon proper notice the By-Laws may be amended, altered or Rescinded by a majority vote of those members of the Board of Directors present at any regular meeting or any special meeting or any called for that purpose.

#### ARTICLE VII-TERM OF EXISTENCE

This corporation is to exist perpetually.

#### ARTICLE VIII - DISSOLUTION

In the event of dissolution the residual assets of the organization will be turned. Over to one or more organizations which themselves are exempt as organizations which They are exempt as organizations described in sections 501 (c) (3) and 170-(c) (2). Of the Internal Revenue Code of 1954 or corresponding sections of any prior or future. Law or to the Federal, State or local government for exclusive public purpose.

#### ARTICLE IX INCORPORATOR

The <u>name and address</u> of the Incorporator and Registered agent to these Articles of Incorporation are: <u>Calvin Sapp Jr. 2925 SW 22 Avenue apt 202 Delray Beach</u>, Fl 33445 IN WITNESS WHEREOF I, the undersigned registered agent are familiar with and accept the appointment of registered agent, and have hereunto set our Hands and seals this <u>28<sup>th</sup></u> Day of <u>June 2008</u>, for purposes of forming this Corporation not for profit under the laws of the State of Florida

Calvin Sapp Ir. Incorporator

Calvin Sapp Jr. A Register/Agent

### Articles of Amendment to Articles of Incorporation

Conquerors Ministries Inc.
(Name of corporation as currently filed with the Florida Dept. of State)
(Document number of corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit</i> Corporation adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation)
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article
Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)  Articles Numbers Being Added Are:
Articles 3, 4, 5, 6, 7, 8,9
Article Title: Recognition of Exemption for tax
Exempt Status,
(Attach additional pages if necessary) (continued)

The date of adoption of the amendment(s) was: $\frac{6/28/08}{}$
Effective date if applicable: 6/28/08
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.
Signature Calery and
(By the chairman or vice chairman of the board, president or other officer- if directors
have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)
Calvin Sapo JR
(Typed or printed panle of person signing)
Executive Director
(Title of person signing)

FILING FEE: \$35