1/0200006530

(Requestor's Name)			
(Address)			
(Address)			
(City/State/Zip/Phone #)			
PICK-UP WAIT MAIL			
(Business Entity Name)			
(Document Number)			
Certified Copies Certificates of Status			
Consisting the A. Etc. of			
Special Instructions to Filing Officer:			
Deleto 4 First "from Alt Four note:			
sout hale			

Office Use Only



500037053525

05/26/04--01032--024 **87.50

OL JUN 18 PH 4: 11
SECRE FARY OF STATE
SECRE FARY OF STATE

AMEND DRO122

TRANSMITAL LETTER

May 31, 2004

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

Subject: Nehemiah Church Ministry Inc.

Enclosed is an original and one (1) copy of the organizations Articles of Incorporation and a check for \$87.50 for filling fee, certified copy and certificate.

From:

Nehemiah Church Ministry Sr. Pastor, Rev. Oliver W. Jones 20745 Maxim Parkway Orlando, FL. 32833



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

June 2, 2004

NEHEMIAH CHURCH MINISTRY SR. PASTOR REV. OLIVER W. JONES 20745 MAXIM PARKWAY ORLANDO, FL 32833

SUBJECT: NEHEMIAH CHURCH MINISTRY, INC.

Ref. Number: N02000006530

We have received your document for NEHEMIAH CHURCH MINISTRY, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

If there are <u>MEMBERS ENTITLED TO VOTE</u> on a proposed amendment, the document must contain: (1) the date of adoption of the amendment by the members and (2) a statement that the number of votes cast for the amendment was sufficient for approval.

If there are <u>NO MEMBERS OR MEMBERS ENTITLED TO VOTE</u> on a proposed amendment, the document must contain: (1) a statement that there are no members or members entitled to vote on the amendment and (2) the date of adoption of the amendment by the board of directors.

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 (850) 245-6880.

Karen Gibson Document Specialist

Letter Number: 104A00037822

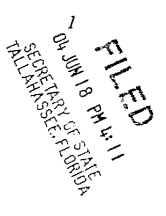
OF JUNES BY 8:2

ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

<u>OF</u>



NEHEMIAH CHURCH MINISTRY, INC.

Pursuant to the provisions of section 617.1006, Florida Statues, the undersigned Florida nonprofit corporation adopts the following articles of amendment of its articles of incorporation. The following amendment(s) have been adopted:

The undersigned, who are a corporation, not for profit, under the laws of the State of Florida, do hereby certify:

ARTICLE ONE

The name of said corporation is NEHEMIAH CHURCH MINISTRY, Inc., and its duration is perpetual. Upon disaffiliation with Nehemiah Church Ministry, Inc., the right shall be affected.

ARTICLE TWO

The place in Florida where the mailing & physical address of the corporation is located is at 746 W. Livingston Street, Orlando, FL. 32805. The original agent is Oliver W. Jones Pastor, The Registered address is the same as the principal address.

ARTICLE THREE

This organization(s) is organized and operated exclusively for exempt purposes within the meaning of section 501 C (3) of the Internal Revenue Code of 1954, as amended including the following purposes:

- 1. Nehemiah Church Ministry, Inc.
 - (a) Religious
 - (b) To establish Churches by the direction of God and under the leadership of the Holy Spirit in accordance with all commandments and provisions as set forth in the Holy Bible.
 - (c) To hold itself out for the purpose of supporting, nurturing and assisting those in need of spiritual growth through efforts of other agencies, churches, ministries.

- (d) Through this ministry, the said corporation will minister to the faithful and to those who have not known Christ as savior of all the world.
- (e) To promote through this ministry, encouragement and cooperation with other organizations ministering within the community.
- (f) To teach through seminars, radio and other forms of mass media: for the purpose of assisting those in need with spiritual growth & educational programming..
- (g) To acquire and hold such properties, either real or personal, for the purpose of establishing this ministry, as may be necessary through the ownership of God.
- (h) To establish and operate Churches, Bookstores, Technical Schools, Radio Stations, TV Stations, Audio-Visual corporations and or any other Religious, Educational and Community Faith Based Outreach establishments.
- (i) To acquire and hold such properties, either real or personal, for the purpose of establishing this ministry, as may be necessary through the ownership of God.
- (j) To establish and operate a Radio Station(s) Network, Bookstores, Technical Schools, TV Stations, Audio-Visual corporations, Production & Broadcasting Studios, Land, Communication Towers & Cites and or any other Religious, Educational and Community Outreach establishments.

ARTICLE FOUR

The following persons not less than three, serve said corporation as . . . Officers, Trustees and incorporators.

1.	Oliver W. Jones (Sr. Pastor) President	20745 Maxim Parkway Orlando, FL. 32833
2.	Ann Jones Vice President	20745 Maxim Parkway Orlando, FL. 32833
3.	William Raspass Trustee	20249 Maxim Parkway Orlando, FL. 32833
4,	Deshow Paspass Treasurer	20249 Maxim Parkway Orlando, FL. 32833
5.	Kim Swygert Secretary	2642 Albuion Ave Orlando, FL. 32833

6. Jacqueline Chapmen Administrator

19628 Glenn Elm Way Orlando, FL. 32833

The term trustees and director shall be used synonymously for the purpose of the bylaws for this corporation.

ARTICLE FIVE

The private properties of the trustees and members of the corporation shall be non-assessable and not be subject to payment of any corporate debts, nor shall the trustees or members of the corporation become individually or corporately liable or responsible for any debt or liabilities of the corporation. Notwithstanding any other provisions of these Articles, this corporation shall not carry on any other activities not permitted to be carried on by:

- (1) corporation exempt from Federal Income Tax under section 501 C (3) of the Internal Revenue Code of 1954, (or the corresponding provisions of any future United States Internal Revenue Law).
- (2) By corporation, Contributions to which are deductible under Section 170 (e) (2) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law).
 - a. The Board of Trustees may cause the corporation to solicit, collect, receive, accumulate, administer and disburse funds in such a manner as will, in the sole discretion of the Board of Trustees, to effectively operate further purposes of the corporation.
 - b. Upon dissolution of the corporation, the Board of Trustees shall, after paying or making provisions for the payment of liabilities of the corporation, dispose of all assets of the corporation exclusively for the purpose of the corporation in such manner, or to such organization(s) organized and operated exclusively for charitable, educational, religious, or scientific purposes or shall at the time qualify as an exempt organization(s) and a "public charity" under section 501 C (3) and 509 (a) (1) of the Internal Revenue Code of 1954 (or the corresponding provisions of any future United States Internal Revenue Law), or to an organization contributions to which are deductible under section 170 (c) (2) of such code and regulations as they now exist or as they hereafter be amended, as the Board of Trustees shall determine. Such assets not so disposed of shall be disposed of by the highest trial court of the county in which the principal office of the corporation is located, exclusively for the purposes or to an organization(s) as said court shall determine, which are organized and operated exclusively for such purposes

ARTICLE SIX

This non-profit corporation is formed without any purpose of pecuniary profit and shall have no capital stock.

ARTICLE SEVEN

There shall be a Board of Trustees who shall consist of members of the organization who are at least twenty-one years of age or older, and shall be elected at the annual meeting. The Board of Trustees shall consist of a President who is presently Oliver w. Jones, Sr. Pastor and Vice-president Ann Jones, Co-Pastor. There will be no more than 7 and no less than 3 Trustees at any time. Each Trustee shall serve until such time that the President and Vice President concur on any dissolution of their services. The president shall always be the Senior Pastor and the Vice-President the Co-Pastor. There shall be no limitation on terms of any of the Board of Trustees.

ARTICLE EIGHT

There shall be an annual business meeting in January in each and every year, subject to satisfaction of meeting date and the agenda as determined by the Presidents and Board of Trustees at least thirty days prior to the meeting. Only official members of the organization who are at least eighteen years of age or older and in good standing shall be entitled to vote at the annual business or organizational meetings. The President and Vice-President shall have sole power to appoint additional Pastors, Evangelist, Teachers, Prophets, Apostles, Ministers, Trustees and members into the organization and to remove names from the membership roll. The Board of Trustees shall assist in this process.

ARTICLE NINE

The President, Vice-president and Board of Trustees shall be empowered to call special meetings of the corporation whenever it is advisable according to their discretion and at least thirty days notice of such meeting and of their purpose shall be announced to all members of the corporation, and published in the organization newsletter. The President shall call a special organizational meeting upon written request of one-third of the members having power to vote, with notice such meeting announced to members of the organization and a notice shall be sent via US Mail or any other means of communication. This meeting shall be convened within thirty days after request is made to the President.

ARTICLE TEN

These Articles of Incorporation may be amended as necessary from time to time pursuant to the provisions of the laws of the State of Florida.

ARTICLE ELEVEN

Article eleven is the organizations Faith statement

- FOR THE PURPOSE OF PROCLAMING THE HOLY GOSPEL OF JESUS CHRIST, ACCORDING TO (MARK 16.15-18).
- FOR THE PURPOSE OF ESTABLISHING NEW CHURCHES WHERE INDICATED BY GOD.
- AS A CHURCH, DELEGATING SPIRITUAL AUTHORITY AND LEADERSHIP TO MEN AND WOMEN AS INDICATED BY GOD, TO DO GOD'S WORK.
- AS FOR THE PURPOSE OF MINISTERING TO THE NEEDY, IN SPIRIT, SOUL AND BODY, IN EVERY WAY POSSIBLE.
- FOR THE PURPOSE OF FIGHTING SIN (SPIRITUALY SPEAKING), AND ALL EVIL. (EFE. 6:12) & (LUKE 10:19).
- FOR THE PURPOSE OF SENDING MEN AND WOMEN, TO DO GOD'S WORK WHERE NEEDED, ACCORDING TO HIS CALLING.
- FOR THE PURPOSE OF TEACHING THE WORD OF GOD TO MANKIND AND GOD'S WAY OF LIFE. (MAT.28:19-20)

ARTICLE TWELVE

This Article is identified as the organizations By-laws. May be amended from time to time as the vision or mission of the organization is changed.

- WE BELIVE THAT THE BIBLE IS THE WORD OF GOD.
- WE BELIVE THAT JESUS CHRIST WAS BORN OF THE VIRGIN MARY, WAS CONCIEVED OF THE HOLY SPIRIT, HE LATER DIED FOR OUR SINS, AROSE FROM THE DEAD AND SITS DOWN AT THE RIGHT HAND OF THE FATHER.
- WE BELIVE THAT ALL MEN ARE SINERS, IN NEED OF A SAVIOUR AND THAT JESUS CHRIST IS THE ONLY SAVIOUR, (Acts 4:12)
- WE BELIVE THERE IS AN ETERNAL HEAVEN AND ALSO A HELL.
- WE BELIVE THAT THE ONLY WAY OF SALVATION IS THROUGH THE BLOOD SHED BY JESUS CHRIST. (John 3:16)
- WE BELIVE THAT PHYSICAL HEALING IS PART OF THE ATONEMENT.
- WE BELIVE IN ONE GOD, JEHOVA GOD, MANIFESTED IN THREE PERSONS GOD THE FATHER, GOD THE SON, GOD THE HOLY GHOST. (1st John 5:7)
- WE BELIVE THAT MEN ARE NOT TO WORSHIP NO OTHER GODS, IDOLS, OR SAINTS. (Exodus 20:1-4) (Acts 17:29)

- WE BELIVE IN ONE MEDIATOR JESUS CHRIST THE SON OF GOD.
- WE BELIVE IN WATER BAPTISM (Mat. 29.19)
- WE BELIVE IN THE BAPTISM OF THE HOLY GOST. (Acts 2:1-4)
- WE BELIVE IN THE LORDS SUPPER (1st Cort. 11:23-34)
- WE BELIVE THAT THE GIFTS OF THE SPIRIT OF GOD ARE ALSO FOR THE CHURCH TODAY.
- WE BELIVE IN THE RESURRECTION FROM THE DEAD, SOME FOR ETERNAL LIFE, AND SOME FOR ETERNAL DAMNATION.
- WE BELIVE IN THE RAPTURE OF THE CHURCH.
- WE BELIVE IN THE MILLENNIAL REIGHN OF CHRIST.
- WE BELIVE IN THE NEW HEAVEN AND NEW EARTH AS AN ETERNAL PLACE OF REST IN CHRIST. (Ap. 2LI-4)

In WITNESS WHEREOF, we have signed these Articles of Amendment to the Articles of Incorporation of NEHEMIAH CHURCH MINISTRY, inc., and severally acknowledge same to be our act.

Oliver W. Jones Sr. Pastor. (President)

Ann Jones (Vice-President)

William Raspass, (Trustee)

Deshow Raspass, (Treasurer)

Kim Swygert, (Secretary)

Acqueling Chapmen, Administrator

Having been named as registered agent to accept service of process for the above stated corporation(s) at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in its capacity.

Oliver W. Jones (President)

Date:

Nehemiah Church Ministry, Inc. 20745 Maximum Parkway Orlando, FL. 32833

AMMENDMENT TO ARTICLES

On Monday, January 12, 2004 a meeting was held with the members of the organization whereas a resolution was passed to seek to amend the Articles of Incorporation in order to seek the future procurement of a 501 (C) (3) exemption from the IRS.

Members present at the meeting, as follows:

Oliver Jones, Sr. Pastor Ann Jones, Co-Pastor William Paspass, Deacon Deshow Raspass, Treasurer Him Swygert, Secretary Jacqueline Chapman, Administrator

All votes passed unanimously with a resolution that stated that Nehemiah Church Ministry, Inc. will now start to seek assistance in revising its articles of incorporation.

Respectfully,

Rev. Oliver Jones Nehemiah Church Ministry, Inc.

Olivier W. Jones