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ARTICLES OF INCORPORATION

In Compliance with Chapter 617.0202, F.S., (Not for Profit)

We, the undersigned, hereby, associate ourselves together for the purpose of becoming incorporated under the laws of the State of Florida applicable to corporation not-for-profit, and respectfully petition the Secretary of State for approval of such incorporation under the following proposed Articles of Incorporation:

ARTICLE I NAME

The name of the corporation shall be:

South Brevard Ministerial Alliance, Inc.

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of incorporation:

South Brevard Ministerial Alliance, Inc., Melbourne, Florida, and its principal place of business and place of worship shall be at 1105 East Church Street, Melbourne, Florida, County of Brevard and the State of Florida.

ARTICLE II PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principal place of business and the mailing address of this corporation shall be:

HEADQUARTERS

1105 EAST CHURCH STREET MELBOURNE, FL 32901

MAILING ADDRESS:

P. O. BOX 60807 PALM BAY, FL 32906-0807

ARTICLE III PURPOSE(S)

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

This nonprofit corporation is organized pursuant to the Corporations Not-For-Profit Law of the State of Florida, set forth in part one of the Chapter 617 of the Florida Statutes. SECRETARY OF STATE TALLAHASSEE, FLORIDA

South Brevard Ministerial Alliance, Inc. The specific nature and purpose(s) for which the corporation is organized is (are): To bring together collectively and resourcefully, the churches, ministers, and ministries, to make personal impact in the County, Community, heart, mind, physical and spiritual needs.

The corporation is organized, in Brevard County, exclusively for charitable, educational, religious, and/or scientific purposes within the meaning of Section 501 © 3 of the Internal Revenue Code (or corresponding section of any future Federal tax codes), and throughout the continent of the United States of America; to promote the interest of our religious convictions; to buy, manage, mortgage, own and rent real estate and personal property necessary and proper for a place of worship and business; to establish and maintain schools, mission homes, to carry on educational charity programs under the rules and regulations of the Constitution and By-laws to be adopted by the Board of Directors, of the above Church. The Constitution and By-laws to be adopted are to be in harmony with those Articles of Incorporation and the laws of the State of Florida.

The corporation is organized and operated exclusively for nonprofit purposes, and no part of any net earnings shall inure to the benefit of any member, director, or officer.

ARTICLE IV MANNER OF ELECTION OF DIRECTORS

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

• Term

The corporation shall have a perpetual existence.

Membership

Members shall qualify by agreeing to the purpose as set forth in Article III and shall be admitted into membership according to the By-Laws. The class of members and all voting rights and other rights, interests, and privileges of each member shall be set forth in the bylaws. (See By-Laws Articles VIII.)

ARTICLE V INITIAL DIRECTORS/OFFICERS

The names and the street addresses of the incorporators of these articles of incorporation are:

Rev. Carol W. Glanton, Pres/Director 1105 East Church Street Melbourne, FL 32901

Ev. Hazel Buggs, 2nd V.P/Director 805 East Davis Street Melbourne, FL 32901

Min. Diane Phillips, Asst. Secretary 843 Peyton Avenue, SW Palm Bay, FL 32905

Pastor Marguerite Jones, Treasurer/Director 3222 Haddon Ave., NE Palm Bay, FL 32905

Pastor Betty Armbrister, Financial Sec. 370 San Marino Road, SW Palm Bay, FL 32908

Rev. Alvin Bell, 1st V P/Director 1260 Mascot Street, NE Palm Bay, FL 32905

Elder Kimberly Glenn, Secretary 3027 Juanita Circle Melbourne, FL 32901

Ev. Johnnie Harrison, Paliamentarian 626 Reddick Street Melbourne, FL. 32901

Rev. Terry Craig, Asst. Treasurer 1312 E. University Blvd. Melbourne, FL 32901

Rev. Barbara Ramsey, Chaplain 2677 Southover Drive, NE Palm Bay, FL 32905

ARTICLE VI LIMITATION OF CORPORATE POWERS

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes, unless limited are as follows:

A. Board of Directors. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a board of not less than (3) but not more than (15) fifteen Directors. (See By-Laws Article VIII.)

The number of Directors herein provided for may be changed by a By-Law duly adopted by the members of the present board of Directors. The initial Board of Directors selected shall serve according to terms set forth by our by-laws.

The names and addresses of the persons constituting the first Board of Directors who are to act in that capacity are:

President/Director
Rev. Carol W. Glanton
1105 East Church Street
Melbourne, FL 32901

2nd VP/Director Evang. Hazel Buggs 805 East Davis Street Melbourne, FL 32901 1st VP/Director Rev. Alvin Bell 1312 E. University Blvd. Melbourne, FL 32901

<u>Treasurer</u>
Pastor Marguerite Jones
3222 Haddon Av., NE
Palm Bay, FL 32905

B. Elective Officers: The officers corporation shall be a President, 1st Vice President, 2nd Vice President, Secretary, Assistant Secretary, Financial Secretary, Treasurer, Parliamentarian, and Chaplain. Other officers and

offices may be established or appointed by the Directors of this corporation at any regular meeting. The qualifications, appointing, and the manner of removing officers shall be set forth in the By-Laws (See By-Laws Article VIII.)

ARTICLES VII INCORPORATORS

The officers who are to serve the Articles of Incorporation are:

Rev. Carol Glanton, President/Director Ev. Hazel Buggs, 2nd Vice President Min. Diane Phillips, Asst. Secretary Pastor Marguerite Jones, Treasurer/ Director

Ev. Johnnie Harrison, Parliamentarian

Rev. Alvin Bell, 1st VP/Director Elder Kimberly Glenn, Secretary Rev. Betty Armbrister, Financial Sec. Rev. Terry Craig, Asst. Treasurer/ Director Pastor Barbara Ramsey, Chaplain

ARTICLE VIII BY-LAWS

The By-laws will be hereinafter adopted at the first meeting of the membership. Such by-laws may be amended or repealed, in whole or in part, by members in the manner provided therein. Any amendments to the By-Laws shall be binding on all members of this corporation.

ARTICLE VIII AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the membership and presented to a quorum of members for their vote. A quorum is defined in the By-Laws.

ARTICLE IX DISSOLUTION

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment of all debts and liabilities of the corporation, shall be distributed to a non-profit fund, foundation, or corporation which is organized and operated exclusively for charitable, religious, educational, and scientific purpose. And which has established its tax exempt status under Section 501 © 3 of the

Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

The undersigned incorporator has this 2 day of	s executed these Articles of Incorporation, 20 <u>2</u> .
-	
Signature of Incorporator:	
Carol Stanton	Rev. Carol Glanton. President/Director Typed name of incorporator signing
Cleare D. Funda you	Rev. Alvin Bell, 1 st VP/Director Typed name of incorporator signing
Mary Buggs	Ev. Hazel Buggs, 2 nd Vice President/Director Typed name of incorporator signing
Suing sale	Elder Kimberly Glenn, Secretary Typed name of Incorporator signing
Minister Sanghilips	Min. Diane Phillips, Asst. Secretary Typed name of incorporator signing
Berry anhiler	Rev. Betty Armbrister, Financial Sec Typed name of Incorporator signing
Marquerite pres	Pastor Marguerite Jones, Treasurer/Director Typed name of incorporator signing
derry (raig	Rev. Terry Craig, Asst. Treasurer/ Director Typed name of incorporator signing
Johnnie Johnson	Ev. Johnnie Harrison, Parliamentarian Typed name of incorporator signing
+ herrengton of	Pastor Barbara Ramsey, Chaplain Typed name of incorporator signing

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 617.0501, Florida Statutes, the undersigned Corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

South Brevard Ministerial Alliance, Inc		
The name and address of the registered agent and office is:		
Rev. Carol W. Glanton, President/Director		ಸ ∽
(Name)	E 00T 2	LLAHA!
(Name) 1105 East Church Street	2 OCT 24	ECRETARY LLAHASSE
	2 OCT 24 AM 9: 28	ECRETARY OF STATE LLAHASSEE, FLORIDA

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.

(Signature)

The name of the corporation is:

(Date