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TRANSMITTAL LETTER

Department of State **Division of Corporations** P. O. Box 6327 Tallahassee, FL 32314 SUBJECT: It'S A New Day Ministries, Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) Enclosed is an original and one(1) copy of the articles of incorporation and a check for: \$87.50 \$70.00 \$78.75 \$78.75 Filing Fee Filing Fee & Filing Fee Filing Fee, Certificate of & Certified Copy Certified Copy Status & Certificate ADDITIONAL COPY REQUIRED FROM: Wachell Davis Name (Printed or typed)

Daytime Telephone number

NOTE: Please provide the original and one copy of the articles.

AUTHORIZATION BY PHONE TO

CORRECT Cat. V. affective date

DAJE 12-9-03

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ARTICLES OF INCORPORATION FOR

IT'S A NEW DAY MINISTRIES, INC.

(A corporation organized pursuant to the Florida Not For Profit Corporation Act)

The undersigned incorporator, in compliance with Chapter 617, Florida Statutes, in order to form a corporate entity under Florida state law, adopts the following Articles of Incorporation:

ARTICLE I - NAME -

The name of the corporation shall be It's a New Day Ministries, Inc.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business of this corporation shall be:

5465 NW 190th Street Miami, Florida 33055

The mailing address of this corporation shall be:

P.O. Box 382172 Miami, Florida 33238-2172

ARTICLE III - PURPOSE

The purpose for which the corporation is organized is exclusively for charitable purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. To this end, the corporation is organized and at all times shall be operated exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Consistent with the general charitable purposes stated, all funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be irrevocably devoted to said charitable purposes.

ARTICLE IV - MANNER OF ELECTION OF DIRECTORS

The manner and procedure by which directors are elected or appointed shall be in the manner consistent in the organizational By-Laws of the corporation.

ARTICLE V-INITIAL DIRECTORS AND OFFICERS

The number of directors shall be a number fixed by the organizational By Laws of the corporation. All business affairs shall be managed consistently with the By Laws under the direction of the Board of Directors. The names and addresses of the initial members of the Board of Directors:

Name and Title	<u>Address</u>
Rodney Stewart, President	5465 NW 190th Street
	Miami, Florida 33055
Daphne Stewart, Vice-President	5465 NW 190th Street
	Miami, Florida 33055
Barry Moore, Treasurer	3290 NW 47th Street
•	Miami, Florida 33142
Tasha Stewart, Director	5465 NW 190th Street
•	Miami, Florida 33055
Addie Stewart, Director	5465 NW 190th Street
	Mîami, Florida 33055
Wachell Davis, Director	1132 Mosswood Chase
	Tallahassee, Florida 32312

ARTICLE VI - INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is:

Avarian R. McKendrick Registered Agent 3250 NW 209th Terrace Miami, Florida 33055

ARTICLE VII - INCORPORATOR

The name and address of the Incorporator is:

Wachell Davis
Incorporator
1132 Mosswood Chase
Tallahassee, Florida 32312

ARTICLE VIII - LIMITATIONS

No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation 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. Moreover, the corporation shall 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, or the corresponding section of any future federal tax code, or (b) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Notwithstanding any other provision of these articles, this corporation shall 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 IX - UNRELATED TRADE AND BUSINESS AND TRADE

The corporation shall not substantially engage in income producing activities unrelated to its tax-exempt purposes, or be operated for the primary purpose of carrying on an unrelated trade or business as defined in section 513 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE X - PRIVATE INUREMENT

All corporate property is irrevocably dedicated to the charitable purposes set forth in Article III hereof. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustee, officers or other private persons, except that the corporation 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 Article III hereof. No director, trustee, or officer of the corporation, or private individual, shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the corporation.

ARTICLE XI - DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer, director, trustee, employee, or volunteer of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, directors, trustees, employees, or volunteer be subject to the payment of the debts or obligations of this corporation. Consistent with the state law governing nonprofit corporations, the private property of the members, officers, directors, trustees, employees, and volunteers of the corporation shall be exempt from all debts, obligations, and liabilities of the corporation of any kind whatsoever and members, officers, directors, trustees, employees and other volunteers of this corporation shall not be personally liable in that capacity, for a claim based upon an act or omission of the person performed in the discharge of the person's duties, except for a breach of the duty of loyalty to the corporation, for acts or omissions not in good faith or which involve intentional misconduct or knowing violation of the law, or for a transaction from which the person derives an improper private inurement or personal benefit.

ARTICLE XII - DISSOLUTION

Upon dissolution of the corporation, the directors must, after paying or making provision for the payment of all of the liabilities of the corporation, distribute any assets of the corporation

to one or more organizations recognized as one organized exclusively for charitable purposes similar to those outlined in the Articles of Incorporation or a similar corporation willing to accept the assets.

Any such assets not so disposed of shall be disposed of shall be distributed for one or more of exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XIII- AMENDMENTS

This Articles of Incorporation, By Laws and all other organizational documents shall be amended by a three-fourths vote of the active members of the Board of Directors present and voting at a designated meeting, provided that said amendment shall not conflict with the civil and criminal law of the land.

ARTICLE XIV - CORPORATE EXISTENCE

The corporate existence of this corporation shall begin on the date the Certificate of Corporation is issued by the Secretary of State of the state of Florida and shall continue perpetually thereafter unless dissolved as provided by law.

EFFECTIVE DATE: JAN. 2, 2003

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

Signature of Registered Agent

Nachell David
Signature of Incorporator

12-09-02
Date