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Amend (a) 11.15,07

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: COACH 4 LIFE MINISTRIES, INC.	
DOCUMENT NUMBER: N0600002980	
The enclosed Articles of Amendment and fee are submitted for filing.	
Please return all correspondence concerning this matter to the following:	
CRYSTAL S RAYMOND	
(Name of Contact Person)	
COACH 4 LIFE MINISTRIES, INC. (Firm/ Company)	
(Fillio Company)	
1124 BROADWAY SUITE M	
(Address)	
RIVIERA BEACH, FL 33404	
(City/ State and Zip Code)	
For further information concerning this matter, please call:	
CRYSTAL S RAYMOND at (561) 848-7268	
(Name of Contact Person) (Area Code & Daytime Telephone Number)	
Enclosed is a check for the following amount:	
\$\bigsiz \\$35 \text{ Filing Fee & Certificate of Status } \Bigsiz \\$43.75 \text{ Filing Fee & Certificate of Status } \Bigsiz \\$43.75 \text{ Filing Fee & Certificate of Status } \Bigsiz \\$643.75 Filing Fee & C	•
Mailing AddressStreet AddressAmendment SectionAmendment SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327Clifton BuildingTallahassee, FL 323142661 Executive Center CircleTallahassee, FL 32301	



FLORIDA DEPARTMENT OF STATE Division of Corporations

October 26, 2007

CRYSTAL S. RAYMOND COACH 4 LIFE MINISTRIES, INC. 1124 BROADWAY - SUITE M RIVIERA BEACH, FL 33405 561-848-7268

SUBJECT: COACH 4 LIFE MINISTRIES, INC.

Ref. Number: N06000002980

We have received your document for COACH 4 LIFE MINISTRIES, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with a telephone number where you can be reached during working hours.

The date of adoption of each amendment must be included in the document.

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) 245-6964.

Irene Albritton Regulatory Specialist II

Letter Number: 507A00062953

RECEIVED

2007 NOV 15 AM 8: QO
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Articles of Amendment to Articles of Incorporation of

(Name of corporation as currently fried with the Florida Dept. of State)	
N 06 000002980	
(Document number of corporation (if known)	
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> 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 implanguage; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation)	ort in
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)	
ARTICLE III - AMENDED (SEE ATTACHED)	
ARTICLE IX - ADDED (SEE ATTACHED)	
ARTICLE X - ADDED (SEE ATTACHED)	
ARTICLE XI - ADDED (SEE ATTACHED)	07 50
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(Attach additional pages if necessary) (continued)

AMENDED ARTICLES OF INCORPORATION FOR COACH 4 LIFE MINISTRIES, INC.

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is: Coach 4 Life Ministries, Inc.

Article II

The principle place of business address: 1124 Broadway Suite M Riviera Beach, FL 33404

The mailing address of the corporation is: P.O. Box 20321 West Palm Beach, FL 33416

Article III

The specific purpose for which this corporation is organized is:

Said corporation is organized exclusively for charitable, educational and literary to seek out and provide resources that will help sustain and maintain the family to meet educational needs and goals. To bridge the unmet needs left between home, community and church and for such other purposes which include 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.

Article IV

The manner in which directors are elected or appointed is: Per bylaws

Article V

The name and Florida street address of the registered agent is:
Crystal S. Raymond
2320 North Dixie Highway
Suite 115
West Palm Beach, FL 33407

I certify that I am familiar with and accept the responsibilities of registered agent:

Registered Agent Signature: Crystal S. Raymond

Article VI

The name and address of the incorporator is: Crystal S. Raymond P.O. Box 20321 West Palm Beach, FL 33416

Incorporator Signature: Crystal S. Raymond

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: PRES
Crystal Raymond
1124 Broadway Suite M
Riviera Beach, FL 33404

Title: VP Michael Raymond 1124 Broadway Suite M Riviera Beach, FL 33404

Title: DIR Michelle Andrewin 5401 Lakeshore Drive West Palm Beach, FL 33407

Title: DIR Linda Hudson 1561 West 12th Street Riviera Beach, FL 33406

Title: DIR John Evans, Sr. 8371 Michael Drive Boynton Beach, FL 33437

Article VIII

The effective date for this corporation shall be: 03/09/2006

Article IX

Recitals:

No part of net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Four hereof.

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 or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, 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 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 purpose of this corporation.

Article X

Dissolution of Corporation Clause:

Upon the dissolution of the corporation, assets shall be distributed for one or more 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 XI

Limitation of Director Liability:

No director of the corporation shall be personally liable to the corporation for monetary damages for breach of the duty of care or any other duty as director, exempt that such liability shall not be eliminated for:

- (i) any appropriation, in violence of the director's duties, of any business opportunity of the corporation;
 - (ii) acts or omissions that involve intentional misconduct or a known violation of law;
- (iii) liability under Section 14-2-832 (or any successor provision or redesignation thereof) of the Florida Business Corporation Code; and
 - (iv) any transaction from which the director derived an improper personal benefit.

If at any time the Florida Business Corporation Code (the "Code") shall have been amended to authorize the further elimination or limitation of the liability of a director, then the liability of each director of the corporation shall be eliminated or limited to the fullest extend permitted by the Code, as so amended.

Any repeal or modification of the foregoing provisions of this Article Nine shall not adversely affect the elimination or limitation of liability or alleged liability pursuant hereto of any director of the corporation for or with respect to any alleged act or omission of the director occurring prior to such a repeal or modification.

The date of adoption of the amendment(s) was:		
	as (were) adopted by the members and the number of votes cass sufficient for approval.	
	s or members entitled to vote on the amendment. The ere) adopted by the board of directors.	
have not been select	vice chairman of the board, president or other officer- if directors eted, by an incorporator- if in the hands of a receiver, trustee, or ed fiduciary, by that fiduciary.)	
<u>Crys</u>	tal Sutton-Ray Mord ed or printed name of person signing	
•	President	
	(Title of person signing)	

FILING FEE: \$35