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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: REMNANT	INTERNATIONAL MINISTRIES, INC.
DOCUMENT NUMBER: N0700000310	
The enclosed Articles of Amendment and fee	
Please return all correspondence concerning the	his matter to the following:
DERRICK J. WH	IITE SR.
(Name of	Contact Person)
REMNANT INTERNATIONAL	_ MINISTRIES, INC.
(Firm	/ Company)
PO BOX 110	043- 32120
(/	Address)
DAYTONA BE	ACH, FL 32120
(City/ Stat	e and Zip Code)
For further information concerning this matter	, please call:
DERRICK J. WHITE SR.	at (386) 882-7112
(Name of Contact Person)	(Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
\$35 Filing Fee \$\text{Certificate of Status}\$	☐\$43.75 Filing Fee & ☐\$52.50 Filing Fee Certified Copy (Additional copy is enclosed) ☐\$52.50 Filing Fee Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

Articles of Amendment to **Articles of Incorporation**

REMNANT INTERNATIONAL MINISTRIES INC. (Name of corporation as currently filed with the Florida Dept. of State) N07000003100 (Document number of corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit 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)
ARTCLE 1. NAME (PHYSICAL AND MAILING ADDRESS CHANGE) , ARTICLE 2. PURPOSE
ARTICLE 3. QUALIFICATION OF MEMBERS AND MANNER OF ADMISSION
ARTICLE 4. TERM , ARTICLE 5. NON PROFIT ORGINIZATION
ARTICLE 6. INITIAL REGISTERED OFFICE AND AGENT (ADDRESS CHANGE)
ARITCLE 7. INCORPORATOR (ADDRESS CHANGE), ARTICLE 8. DIRECTORS
(2 ADDITIONAL DIRECTORS ADDED AND SOME ADDRESS CHANGES),
ARTICLE 9. BYLAWS, ARTICLE 10. AMENDMENTS TO ARTICLES OF INCORPORATION
"ATTACHED IS A COPY OF AMENDED ARTICLES OF INCORPORATION"

(Attach additional pages if necessary) (continued)

The date of adoption of the a	mendment(s) was: AUGUST 4, 2008
	AUGUST 4, 2008
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
	was (were) adopted by the members and the number of votes cast was sufficient for approval.
· · · · · · · · · · · · · · · · · · ·	pers or members entitled to vote on the amendment. The (were) adopted by the board of directors.
have not been s	or vice chairman of the board, president or other officer- if directors elected, by an incorporator- if in the hands of a receiver, trustee, or inted fiduciary, by that fiduciary.)
	DERRICK J. WHITE SR.
(1	yped or printed name of person signing)
	PRESIDENT/ SENIOR PASTOR
-	(Title of person signing)

FILING FEE: \$35

ARTICLES OF INCORPORATION

REMNANT INTERNATIONALMINISTRIES, INC. (Florida Non-Profit Corporation)

THE UNDERSIGNED, each with the capacity to contract, hereby executes and acknowledges these Articles of Incorporation for the purpose of forming a corporation not for profit under and by virtue of the laws of the state of Florida. THE UNDERSIGNED HEREBY ADOPTS THE FOLLOWING ARTICLES OF INCORPORATION.

ARTICLE 1. NAME

The name of this corporation shall be REMNANT INTERNATIONAL MINISTRIES, INC. The physical address of the corporation is 522 SCHOOL STREET DAYTONA BEACH FL 32114. The mailing address of the corporation is PO BOX 11043 DAYTONA BEACH FL 32120.

ARTICLE 2. PURPOSE

The specific purpose for which the corporation is initially organized is to ESTABLISH AND OVERSEE PLACES OF WORSHIP, CONDUCT THE WORK OF EVANGELISM WORLDWIDE, CREATE SCHOOLS OF MINISTRYWORLDWIDE, CREATE DEPARTMENTS NECESSARY TO SUPPORT MISSIONARY ACTIVITIES AND TO LICENSE, ORDAIN AND OVERSEE MINISTERS OF THE GOSPEL and to also engage in activities which are necessary, suitable or convenient for the accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Code. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3), Internal Revenue Code.

Notwithstanding any other provision of these articles, this corporation will not carry on any other activities not permitted to be carried on by (i) a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law, or (ii) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or any other corresponding provision of any future United States Internal Revenue law. The purposes for which this corporation is organized are exclusively charitable, scientific, literary and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

ARTICLE 3. QUALIFICATION OF MEMBERS AND MANNER OF ADMISSION

The corporation will have non-voting members known as covenant fellowship partners which will be detailed in the bylaws.

The members or covenant fellowship partners of the corporation shall consist of any person accepted by the board of directors expressing a desire to help further the purposes for which the corporation was organized, and who displays a willingness to regularly contribute time and service for this regard. A mature person, of noble character, and good reputation within the community, who is willing to contribute time and money for these purposes may, upon request, be admitted to membership by vote of majority of the board of directors.

ARTICLE 4. TERM

The date of commencement of corporate existence shall be when these articles have been filed with the Department of State and approved by it and the respective filing fee has been paid; the term for which the corporation is to exist shall be perpetual. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3), Internal Revenue Code. In the event of dissolution of the corporation, no part of the corporation's earnings or assets shall inure to the benefit of any of its members; the residual assets of the corporation shall be distributed to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue code of 1986, or corresponding sections of any prior or future law, or to the federal, state or local government for exclusive public purpose.

ARTICLE 5. NON PROFIT ORGANIZATION

No part of the net earning of the corporation shall ever inure to the benefit of, or be distributable to its members, directors, 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 2. 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.

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 of 1986 or the corresponding provision of any future United States Internal Revenue law or: (b) by a corporation, contributions to which are deductible under Section 170(C) of the Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue laws.

ARTICLE 6. INITIAL REGISTERED OFFICE AND AGENT

The name of the Initial Registered Agent of the corporation is DERRICK J. WHITE SR., and the street address of the Initial Registered Agent of this corporation is 522 SCHOOL ST. DAYTONA BEACH, FL 32114.

ARTICLE 7. INCORPORATOR

The names and residence addresses of the subscribers to these articles are as follows:

NAME DERRICK J. WHITE SR. ADDRESS 522 SCHOOL ST. DAYTONA BEACH, FL 32114

ARTICLE 8. DIRECTORS

The board of directors of the corporation shall consist of no less than three (3) directors as determined by the bylaws. Directors shall be elected at the annual meeting of the members in the manner set forth in the bylaws. Directors may be removed and the vacancies shall be filled in

the manner provided by the bylaws. The directors named in these articles shall serve as directors for the ensuing year, or until the first annual meeting of the corporation, and any vacancies before then shall be filled in the manner set forth in the bylaws. The board of directors shall have the authority to make provision for reasonable compensation to its members for their services as directors and to fix the basis and conditions upon which this compensation shall be paid. Any director may also serve the corporation in any other capacity and receive compensation there from in any form. The directors whose positions and duties are set forth in the bylaws will manage the affairs of this corporation. The names and addresses of the directors who are to serve until the first election are as follows:

NAME

DERRICK J. WHITE SR. 522 SCHOOL ST. DAYTONA BEACH, FL 32114

JEANESSA D. WHITE 522 SCHOOL ST. DAYTONA BEACH, FL 32114

PETROLLA DANIELS 1910 S. PALMETTO AVE. APT. 108 DAYTONA BEACH, 32119

ANTONIO BLAIR 705 S. BEACH ST. DAYTONA BEACH, 32114

LA TANYA MASSEY 208 JEFFERSON ST. APT. 4 DAYTONA BEACH FL, 32114

ARTICLE 9. BYLAWS

The first bylaws of the corporation shall be adopted by the board of directors and may be amended, altered or rescinded by the board of directors in the manner provided by such bylaws.

ARTICLE 10. AMENDMENTS TO ARTICLES OF INCORPORATION

These articles of incorporation may be amended in the manner provided by statute or in the following manner:

Every amendment shall be approved by the board of directors.

I, THE UNDERSIGNED, for the purposes of becoming a corporation not for profit under the provisions of the laws of Florida, do make and affix my signature to acknowledge and file in the office of the Secretary of State these articles of incorporation. WITNESS my respective hand and seal on the date and place indicated below. This 4th day of August of the year 2008 I do approve these articles of corporation.

NAME OF INCORPORATOR

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.

NAME OF REGISTERED AGENT