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COVER LETTER

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

SUBJECT: PARTNERS IN MINISTRY, INC.				
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)				
Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for:				
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status		\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM: David M. Dunlap Name (Printed or typed)				
	7203 Goodman Road	dress	-	
	Olive Branch, MS 38654	I-1906 ate & Zip	_	
	662-890-8904 Ext. 235	ephone number	-	

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

ARTICLES OF INCORPORATION OF PARTNERS IN MINISTRY, INC.

The undersigned natural person, having the capacity to contract and acting as incorporator of a corporation (the "Corporation") under Chapter 617, Florida Statutes, adopts the following Articles of Incorporation for such Corporation:

ARTICLE 1. NAME. The name of the Corporation shall be PARTNERS IN MINISTRY, INC.

ARTICLE 2. DURATION. The duration of the Corporation is perpetual.

ARTICLE 3. FISCAL YEAR. The fiscal year end of the Corporation is December 31.

ARTICLE 4. PRINCIPAL OFFICE. The street address of the Corporation's initial principal office in the State of Florida shall be 1616 South 14th Street, Suite 140, Leesburg, Florida 34748.

ARTICLE 5. REGISTERED AGENT AND OFFICE. The initial registered agent of the Corporation shall be Joe H. Bryan, and the Florida street address of the registered office at which the registered agent is located shall be 1616 South 14th Street, Suite 140, Leesburg, Florida 34748.

ARTCLE 6. INCORPORATOR. The name and address of the incorporator is David Dunlap, 7203 Goodman Rd., Olive Branch, Mississippi 38654-1906.

ARTICLE 7. MEMBERS. The Corporation shall not have any members.

ARTICLE 8. DIVIDENDS. The Corporation shall not have, nor issue, shares and shall pay no dividends.

ARTICLE 9. GENERAL PURPOSES AND POWERS. The Corporation is not-for-profit and is irrevocably organized, dedicated to, and shall be operated exclusively for, nonprofit purposes. This Corporation is organized 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, as amended, or the corresponding sections of any future U.S. federal tax code (collectively, the "Code"), and all within the meaning of these terms as defined the Code or governing regulations concerning 501(c)(3) organizations. Consistent with these stated general purposes and subject to the specific limitations on powers of this Corporation, which are hereinafter set forth, this Corporation may engage in any lawful business and do all things necessary or convenient to carry out its affairs.

ARTICLE 10. SPECIFIC POWERS. Except as may be limited by the provisions of ARTICLES 9 or 11 hereof, the Corporation shall have but shall not be limited to the specific powers granted to a non-profit corporation pursuant to Chapter 617 of the Florida Statutes.

ARTICLE 11. PROHIBITED ACTIVITIES. No part of the income, assets or net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered, to reimburse for expenses paid on behalf of the Corporation in furtherance of its exempt purposes set forth herein, and to make payments and distributions in furtherance of its exempt purposes set forth herein. 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. Nor shall this Corporation engage in any activities that will characterize it as an "action" organization. Furthermore, notwithstanding any other provision of these Articles, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code or the corresponding provision of any future U.S. federal tax code, or (b) by any corporation, contributions to which are deductible under Section 170(c)(2) of the Code or the corresponding provision of any future U.S. federal tax code. This Corporation shall not carry on any activities which do not further its exempt purposes, except where any such non-exempt activities are an insubstantial part of the Corporation's activities.

ARTICLE 12. DISSOLUTION. Upon the dissolution of the Corporation, or upon partial liquidation if permitted by law, the assets of the Corporation shall be turned over, delivered, conveyed and distributed for one or more exempt purposes within the meaning of Section 501(c)(3) and 170(c)(2) of the Code, or the corresponding section of any future U.S. federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose, upon approval by the Board of Directors through consent action or at any regular or specially called meeting. Any such assets not so disposed shall be disposed 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.

In the event of the dissolution of the Corporation or the winding up of its affairs, or other liquidation of its assets, the Corporation's assets shall not be conveyed to any organization created or operated for profit or to any individual for less than the fair market value of such property, and all assets remaining after the payment of the Corporation's debts shall be conveyed or distributed only as set forth above.

ARTICLE 13. DIRECTORS AND MANNER OF ELECTION. The affairs of the Corporation shall be managed by a Board of Directors, consisting of not less than three (3) directors. The directors shall be elected and serve in the manner set forth in the Corporation's By-Laws.

ARTICLE 14. INITIAL DIRECTORS. The initial directors of the Corporation shall be Clyde Porter, Charles E. Williams and David M. Dunlap, who shall serve until such time as their successors shall be duly elected.

ARTICLE 15. INDEMNIFICATION OF OFFICERS AND DIRECTORS. The Corporation shall indemnify and hold harmless its directors and officers, and any former officer or director of the Corporation, to the fullest extent permissible under Section 607.0850 of the Florida Nonprofit Corporation Act and any amendment thereto. The Corporation shall have the power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or any person who is or was serving any other corporation, partnership, joint venture, trust, or other enterprise in any capacity at the request of the Corporation, against any liability asserted against or incurred by such person in such capacity, or arising out of his status as such, whether or not the Corporation would have the power or would be required to indemnify such person hereunder. The indemnity provisions hereunder shall not be deemed to create any right of subrogation against the Corporation by any such insurance carrier. The rights of indemnification and reimbursement hereunder shall not be deemed exclusive of any other rights to which a director, officer, or employee may be entitled by law or otherwise, and such rights shall be available whether or not the director or officer continues to be a director or officer at the time of incurring any such expenses and liabilities. The right of indemnification hereunder shall inure to the benefit of the heirs, executors or administrators of each such director or officer. If any word, clause or provision of this section or any indemnification made hereunder shall for any reason be determined to be invalid, the remaining provisions shall not be affected thereby but shall remain in full force and effect.

ARTICLE 16. AMENDMENTS TO THE ARTICLES OF INCORPORATION. The Corporation's Articles of Incorporation may be amended at any regular or specially called meeting of the Board of Directors by a minimum of seventy-five percent (75%) of those directors in attendance, provided a quorum is present.

ARTICLE 17. BY-LAWS. The Board of Directors shall adopt By-Laws consistent with these Articles of Incorporation.

SIGNED this and day of August, 2007.

DAVID M. DUNLAP, Incorporator

ACCEPTANCE BY REGISTERED AGENT FOR PARTNERS IN MINISTRY, INC.

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

JOE H. BRYAN, Registered Agent 1616 South 14th Street, Suite 140, Leesburg, Florida 34748