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TRANSMITTAL LETTER

Department of State

P. O. Box 6327

Division of Corporations

Tallahassee, FL 32314

SUBJECT:	AMTLY (Proposed corporal	MINISTK te name - must include suffi	24, - [W	7_
Enclosed is an original a	nd one(1) copy of the articles	s of incorporation and a	check for :	
□ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate	□\$122.50 Filing Fee & Certified Copy	\$131.25 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	Reginal Name (Prin	CI CLS ted or typed)	SECRET TALLAH	99
	6007 /	<u>Nelbourn</u>	E AUG	2 5 / 21
	DRIando City. St.	Mate & Zip	ASS STATE	0.45
	(407) 29	29-00/3		; u

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

ARTICLES OF INCORPORATION

FOR

FAMILY MINISTRY, INC.

SO THE SHAPE OF SHAPE The undersigned, acting as incorporator (s) of a corporation pursuant to Chapter 617, Florida Statues, adopt(s) the following Articles of Incorporations:

ARTICLE I - NAME

The	e name of the corporation shall be:	Family Ministry, Inc.	
ARTICI	LE II – PRINCIPAL PLACE OF BUSI	NESS AND MAILING	ADDRESS
The	e principal place of business of this corpo	oration shall be:	<u>==-</u> .
	6027 Melbourne Avenue Orlando, Florida 32835	···································	<u>·</u>
An	nd the mailing address of this corporation	shall be:	
	Family Ministry, Inc. Post Office Box 616837 Orlando, Florida 32861		Ē
	APTICLE HI – PHI	RPOSES	

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

The corporation is organized pursuant to the provisions of the general non-profit corporation law of the State of Florida.

The corporation is organized exclusively for religious, charitable, and educational purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code, and including, to the extent permitted by said Section 501 (c)(3), the following:

To preach the gospel of Jesus Christ for the purpose or benefit of bringing men and women into the knowledge of salvation; proclaiming liberty to those held captive by the inadversities of life.

> FAMILY MINISTRY, INC. ARTICLES OF INCORPORATION

- B. To proclaim freedom for the prisoners of this generation. The recovery of sight for the spiritually blind. To release the oppressed to proclaim the year of the Lord's favor. To reconcile individuals, families and cities back to God. To restore wholesome family values, which will in turn, rebuild the family. To strengthen the relationships between husband/wife, father/son, mother/daughter, sister/brother and neighbors/friends. To train for leadership, making disciples for Christ.
- C. To exercise all rights and powers conferred on not for profit corporations under the laws of the State of Florida, provided, however, that the corporation shall not engage in any activities or exercise any powers, that are not in furtherance of the specific and primary religious, charitable, and educational purposes of the corporation. All of the foregoing purposes and powers shall be exercised exclusively for the religious, charitable, and educational purposes shall be exercised in such manner that the corporation shall qualify as an exempt organization under Section 501 (c) (3) of the Internal Revenue Code of 1954 as it is currently or hereafter may be in force and effect.
- D. The corporation shall not devote more than an insubstantial part of its activities to the caring on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, directly or indirectly, any political campaign on behalf of or, in apposition to, any candidate for public office. Notwithstanding any other provisions of these articles, the corporation shall not carry on any activities not permitted to be carried on by a corporation exempt from federal and state income taxes under section 501 (C) (3) of the Internal Revenue Code of 1954 and Florida Statues Chapter 617 as the same may be amended from time to time. The corporation shall not have objectives or engage in activities that characterize it as an "action" organization as defined in Treasury Regulation 1.501 (C) (3).
- E. The Corporation is and shall remain a corporation not for profit. The corporation shall not have nor issue shares of stock. The corporation is not organized, nor shall it be operated for the primary purpose of generating pecuniary gain or profit, and it will not distribute any gains, profits, or dividends to the members thereof, or to any individual, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions and furtherance of it specific and primary purposes. The property, assets, profits, and net income of the corporation are irrevocably dedicated to religious, charitable, and educational purposes, and no part of the profit or net earnings of the corporation shall inure to the benefit or any director, officer, or member thereof or to the benefit of any individual or any private shareholder.

ARTICLE IV – MANNER OF ELECTION OF DIRECTORS

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

The Pastor and Elders of the church will elect the leaders of the organization. Other positions in the church will be given to members as they qualify. The number of directors shall be established by the By-Laws, but shall never be less than three (3).

ARTICLE V – LIMITATION OF CORPORATE POWERS

The corporate powers of this corporation are as provided in Section 617.302, Florida Statues, unless limited as follows:

INCONSISTENT ACTIVITIES: This corporation shall not, except to an insubstantial degree, engage in activities or exercise any powers that are in themselves not in furtherance of the specific and primary purposes of this corporation as set forth in Article III.

Notwithstanding any other provisions of these Articles, this 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 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 further federal tax code.

DISCRIMINATION: All activities and staff positions of any sort will be on a racially nondiscriminatory basis. There shall be no discrimination against applicants for any staff positions and those who wish to attend church services and/or desire to be a member of the Corporation (Church).

SALARIES: Any salaries, wages, together with fringe benefits or other forms of compensation (housing, transportation, and other allowances) paid to or provided to any employee, director, or officer will not exceed a value which is reasonable and commensurate with the duties and work hours associated with such employment and with the compensation ordinarily paid persons with similar positions and duties.

NET INCOME: No part of the net earnings (income surplus) of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, directors, 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 Three.

FAMILY MINISTRY, INC. ARTICLES OF INCORPORATION

ARTICLE VI - DISTRIBUTION OF ASSETS UPON DISSOLUTION

No persons, firms, or corporation shall ever receive any dividends or profits from the undertaking of the corporation. In the event of dissolution of the corporation, the residual assets of the corporation remaining after payment of, or provisions for payment of, all debts and liabilities of the corporation, shall be distributed to one or more organizations, which themselves are exempt as organizations described in section 501 (C) (3) of the Internal Revenue Code, exclusively to accomplish public purposes and none of the assets will be distributed to any member, director, officer, or trustee of this corporation.

ARTICLE VII – INITIAL REGISTERED AGENT AND STREET ADDRESS

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

REGINAL GILLIS 6027 MELBOURNE AVENUE ORLANDO, FLORIDA 32835

ARTICLE VIII - INCORPORATORS

The name(s) and the street address (es) of the incorporator(s) for these articles of incorporation is (are):

- 1. Reginal Gillis
 6027 Melbourne Avenue
 Orlando, Florida 32835
- Janice Gillis
 6027 Melbourne Avenue
 Orlando, Florida 32835

The undersigned incorporator (s) has/have executed these Anday of January 1999.	rticles of Incorporation thi
<u> </u>	
Signature(s) of Incorporator(s)	
$\mathcal{L} - \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L} \mathcal{L}$	
REGINAL GILLIS	
REGIVE CILES	-
Ganlor Gills	
JANICE GILLIS	****

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, 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.

1.	The name of the corporation is: Family Ministry, INC
2.	The name and address of the registered agent and office is:
	(Name)
	(P.O. Box NOT acceptable) Oclardo Fl 32835
	(City/State/Zip)
as pro	ving been named as registered agent and to accept service of process for the above ted corporation at the place designated in this certificate, I hereby accept the appointment registered agent and agree to act in this capacity. I further agree to comply with the visions of all statutes relating to the proper and complete performance of my duties, and in familiar with and accept the obligations of my position as registered agent.
	SIGNATURE tigenal Dilli
	DATE
	REGISTERED AGENT FILING FEE: \$35.00