CORPORATE CHARTER APPROVAL SHEET
**EXPEDITED SERVICE**
**KEEP WITH DOCUMENT**

DOCUMENT CODE 34  BUSINESS CODE _______
# E04341780

Close ______  Stock ______  Nonstock ______
P.A. ______  Religious ______

Merging (Transferor) E04341780
JERICHO BAPTIST CHURCH MINISTRIES INC
BAPTIST CHURCH

Surviving (Transferee) JERICHO BAPTIST
CHURCH MINISTRIES INC
D13875919

New Name

FEES REMITTED

Base Fee: 50
Org. & Cap. Fee: 50
Expedite Fee: 50
Penalty: 50
State Recordation Tax: 50
State Transfer Tax: 50
Certified Copies: 50
Copy Fee: 50
Certificates: 50
Certificate of Status Fee: 75
Personal Property Filings: 75
Mail Processing Fee: 75
Other: 75
TOTAL FEES: 75

Credit Card ______  Check ______  Cash ______
Documents on ______  Checks ______

Approved By: 15
Keyed By: 15
COMMENT(S): 15

ID #: D13875919  ACK #: 1000362000968265
PAGES: 0007
JERICHO BAPTIST CHURCH MINISTRIES, INC.

12/15/2010 AT 11:47 A.M.  WO #: 0003735841

Code ______
Attention: ______

Mail Name and Address

X. Isaac H. Marks, Jr., Esq.
O'Malley, Miles, Nylen & Gilmore
11785 Beltsville Dr., 10th Fl
Colleton, MD 20705

Stamp Work Order and Customer Number HERE

CUST ID: 0002519261
WORK ORDER: 0003735841
DATE: 12-15-2010 11:46 AM
AMT. PAID: $245.00
JERICHO BAPTIST CHURCH MINISTRIES, INC.

ARTICLES OF MERGER

November 1, 2010

Pursuant to the provisions of the District of Columbia Non-profit Corporation Act, the undersigned domestic and foreign corporations adopt the following Articles of Merger for the purpose of merging them into one of such corporations:

1. Name and jurisdiction of each corporation that is the party to merger:

   Jericho Baptist Church Ministries, Inc., a District of Columbia domestic corporation

   and

   Jericho Baptist Church Ministries, Inc., a Maryland domestic corporation.

2. The laws of the state of formation under which domestic corporation is organized permit such merger:

   District of Columbia.

3. The name and the state of formation of the surviving corporation:

   Jericho Baptist Church Ministries, Inc., a Maryland domestic corporation.

4. The following Plan of Merger was approved by each of the undersigned corporation:

   See attached Plan of Merger.

5. The Plan of Merger was adopted in the following manner for each undersigned corporation:

   For Jericho Baptist Church Ministries, Inc., a District of Columbia domestic corporation, the Plan of Merger was adopted by unanimous consent by the Board of Trustees held on October 30, 2010 by Resolution of the Board of Trustees 4-10.

   For Jericho Baptist Church Ministries, Inc., a Maryland domestic corporation, the Plan of Merger was approved by the undersigned foreign corporation in the manner prescribed by the laws of the State Maryland under which it is organized.

We, hereby agree and understand that anyone who makes a false statement on this document can be punished by criminal penalties of a fine up to $1000, imprisonment up to 180 days, or both, under DCOC § 22-2405.

Gloria McClain-Magruder, Trustee
Vice-Chairman

Clifford Boswell
Trustee

Denise Killen, Trustee
Secretary

Dorothy L. Williams
Trustee

Clarence Jackson
Trustee

Linda Pyles
Trustee
JERICHO BAPTIST CHURCH MINISTRIES, INC.

PLAN OF MERGER

November 1, 2010

The undersigned, as authorized by the Board of Trustees of Jericho Baptist Church Ministries, Inc., a District of Columbia non stock religious corporation (hereinafter referred to as the "District of Columbia Church"), in accordance with Section 29-301.39 through 45 of the District of Columbia Nonprofit Corporation Act, and the Board of Trustees of Jericho Baptist Church Ministries, Inc., a State of Maryland non stock religious corporation (hereinafter referred to as the Maryland Church"), and the applicable laws of Maryland, do hereby take the actions below set forth:

WHEREAS, the Church was formed for the purpose of enlightening the world through the teaching and preaching of the Gospel of The Lord Jesus Christ and supporting those in need through programs, ministries and services of the Church.

WHEREAS, the purposes of the Church are exclusively religious and charitable, for which the Church intends to seek a determination that it is an organization described in and exempt from taxation under Section 501(c)(3) and under Section 170(c)(2) of the Internal Revenue Code;

WHEREAS, the mission of the Church has evolved from the District of Columbia primarily to Prince George's County, Maryland;

WHEREAS, the undersigned members of the Board of Trustees have determined that the mission of the Church will be better served if its ministries, operations, charitable and all other activities, along with all assets, debts, liabilities, obligations and guarantees of the Church, whether current or future, were transferred to and merged with The Jericho Baptist Church Ministries, Inc.;

NOW THEREFORE, the undersigned hereby resolve as follows:

RESOLVED, that all ministries, operations, charitable and all other activities, along with all assets, debts, liabilities, obligations and guarantees of Jericho Baptist Church Ministries, Inc., a District of Columbia domestic corporation, whether current or future, are hereby transferred to and merged with Jericho Baptist Church Ministries, Inc., a State of Maryland domestic corporation.

BE IT FURTHER RESOLVED, that the Jericho Baptist Church Ministries, Inc., a State of Maryland domestic corporation, shall continue as the successor non stock religious corporation.
BE IT FURTHER RESOLVED, that Articles of Merger attached hereto and incorporated by reference herein, are approved and adopted by the undersigned Board of Trustees.

BE IT FURTHER RESOLVED, that the proper officers of the Church and the Maryland Church be and they are hereby authorized and directed in the name and on behalf of the Church and the Maryland Church, respectively, to execute, acknowledge, seal and file such Articles of Merger with the District of Columbia Department of Consumer and Regulatory Affairs and the Maryland State Department of Assessments and Taxation and to take any and all other actions and to execute, acknowledge, seal and file any and all instruments and documents deemed necessary or proper in connection therewith.

This Plan of Merger may be executed in counterparts.

WITNESS the execution hereof the day and year first above written.

Jericho Baptist Church Ministries, Inc., a District of Columbia non stock religious corporation

[Signature]
Gloria McClain-Magruder
Vice-President

[Signature]
Denise Killen
Secretary

Jericho Baptist Church Ministries, Inc., Maryland non stock religious corporation

[Signature]
Gloria McClain-Magruder
Vice-President

[Signature]
Denise Killen
Secretary
CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia Nonprofit Corporation Act have been complied with and accordingly, this CERTIFICATE OF MERGER is hereby issued to:

JERICHO BAPTIST CHURCH MINISTRIES, INC.

Merged Into

JERICHO BAPTIST CHURCH MINISTRIES, INC. (MARYLAND UNQUALIFIED)

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the 14th day of December, 2010.

LINDA K. ARGO
Director

Business and Professional Licensing Administration

PATRICIA E. GRAYS
Superintendent of Corporations
Corporations Division

Adrian M. Fenty
Mayor
GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS

CERTIFICATE

THIS IS TO CERTIFY that the attached is a true and correct copy of the documents for this entity as shown by the records of this office.

JERICHO BAPTIST CHURCH MINISTRIES, INC.

IN TESTIMONY WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed this 14th day of December, 2010.

LINDA K. ARGO
Director

PATRICIA E. GRAYS
Superintendent of Corporations
Corporations Division

Adrian M. Fenty
Mayor