

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

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SUBJECT: Calvary Assembly of God of St. Augustine Inc.

Enclosed is an original and two (2) copies of the articles of incorporation and a check for: \$87.50 Filing Fee, Certified Copy & Certificate

FROM: Calvary Assembly of God 2806 N. Fifth Street St. Augustine, FL 32095 (904) 824-4562



5/18
Manner ok Per RV.
Also I added the suffix
to the heading.

Thompson MAY 1 8 2000



ARTICLES OF INCORPORATION CALVARY ASSEMBLY OF GOD OF ST. AUGUSTINE INC.

THIS IS TO CERTIFY that we, the undersigned, do hereby associate ourselves together under and by virtue of the laws of the State of Florida set forth in Chapter 617 of Florida Statues for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, and to that end do hereby adopts the following Articles of Incorporation.

ARTICLE NAME

The name of the corporation shall be: Calvary Assembly of God of St. Augustine Inc.

PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 2806 North 5th Street, St. Augustine, Florida, 32095

ARTICLE III **PURPOSE**

The purpose of this corporation is as follows:

- (a) To establish and maintain a place for the worship of Almighty God, our Heavenly Father; to provide of Christian fellowship for those of like precious faith, where the Holy Ghost may be honored according to our distinctive testimony; to assume our share of the responsibility and the privilege of propagating the gospel of Jesus Christ by all available means, both at home and abroad.
- (b) To perpetuate, promulgate, and support the doctrines of the General Council of the Assemblies of God, and it, and all its property, both real and personal, shall be subject to the laws, usages and ministerial appointments of the General Council of the Assemblies of God, Springfield, Missouri, and the Peninsular Florida District Council, Lakeland, Florida, as now are or shall be from time to time established, made, and declared by the lawful authority of the said councils.
- (c) The corporation shall have the power to acquire and hold title in fee simple, in trust, or otherwise, to both real and personal property, and to improve, encumber, sell, convey, and dispose of all such property in conformity with the By-Laws of said corporation, and each and every power and right granted to Corporations Not For Profit under the laws of the State of Florida.

MEMBERSHIP AND ELECTION OF DIRECTORS **ARTICLE IV**

The corporation shall have members. Members of the corporation will be required to meet the following qualifications:

- (a) Have a testimony to an experience of the "new birth".
- (b) Having been baptized in water by immersion.
- (c) Have evidence of a consistent Christian life.

- (d) Having a willingness to contribute regularly to the financial support of the church .
- (e) Having accepted the Tenets of Faith of the Assemblies of God.

(f) Having reached at least 16 years of age.

- (g) Having regularly attend services of, and supported, this assembly for a period of at least three consecutive months prior to the date of application for membership.
- (h) Having agreed to being governed by the bylaws of this assembly, and of the Peninsular Florida District Council of the Assemblies of God.

Persons meeting such qualifications will be admitted in the following manner, those individuals eligible for membership who shall desire to become members of this church shall make written application to the Pastor or Church Board. The Church Board shall have the right and authority to determine the eligibility and acceptability of all applicants for membership by majority vote. Those approved for membership by the Church Board shall be received into the church publicly at any of its regular services, and their names thereupon added to the church membership roll.

Provided, however, neither the incorporators nor the members of the corporation shall have any vested right, interest or privilege of, in or to the assets, functions, affairs or franchises of this corporation, or any right, interest or privilege which may be inheritable or which shall continue after his membership ceases in the a forenamed corporation.

The Board of Directors of this corporation shall be not less than three and no more than seven. The affairs of this corporation shall be managed by a Board of Directors with the pastor as president by virtue of office as long as his office is subject to an election by the voting constituency. The vice-president and secretary are elected in accordance with the bylaws. These three officers shall be the directors of the corporation, and such other officers as shall be provided for in the bylaws, each shall hold office until his successor is elected and qualified.

INITIAL REGISTERED AGENT AND STREET ADDRESS ARTICLE V:

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statues relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

The name and place of residence of the registered agent of these Articles is as follows:

NAME:

SIGNATURE:

RESIDENCE:

1951 Ryan Rd., St. Augustine, FL 32092

INCORPORATORS

NAME/OFFICE:

SIGNATURE:

ADDRESS:

Douglas P. Clarke President

1951 Ryan Rd., St. Augustine, FL 32092

John Ruggeri Vice-President

604 Stafford, St. Augustine, FL 32086

Charles Johnson Secretary

12 Atlantic Ave., St. Augustine, FL 32095