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JACK H. BERGER

8544 Marlberry Crt. Port St. Lucie, Fla. 34952 December 18, 2002

Department of State division of Corporations P.O.> Box 6327 Tallahassee, Fla., 32314

Re: Articles of Incorporation Savanna Club Church, Inc.

Dear Sirs,

I have enclosed herewith an original and one copy of Articles of Incorporation for Savanna Club Church, Inc.

Also enclosed is my personal check in the amount of eighty seven and 50/100 dollars, (87.50) to cover Filing Fees, a Certified Copy, and Certificate for this document.

Jack H. Berger

8544 Marlberry Crt.

Port St. Lucie, Fla. 34952

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ARTICLES OF INCORPORATION SAVANNA CLUB CHURCH, INC.

The undersigned, being a citizen of the United States, and a resident of the State of Florida, desiring to form a Non-Profit Corporation hereby certifes:

ARTICLE I. THE NAME OF THE CORPORATION.

The name of the corporation shall be, Savanna Club Church, Inc.



ARTICLE IL THE PRINCIPAL OFFICE.

The principal office and the mailing address of the corporation shall be at:

8544 Mariberry Crt. Port St. Lucie, Fla. 34952

ARTICLE III. THE PURPOSE OF THE CORPORATION.

The purpose of the corporation shall be the conducting and providing of nondenominational religious services for the residents, and their guests, of the Savanna Club, a residential community located in Port St. Lucie, Fla., and to do all things necessary and incidental to said purpose.

Said corporation is organized exculsively for charitable and religious 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, or the corresponding sections of any future federal tax code.

ARTICLE IV. USE OF CORPORATE FUNDS AND ASSETS.

No part of the net earnings or receipts of the corporation shall inure to the benefit of, or be distributable to its members, directors, trustees, officers, or other private persons, except that the corporation shall be autherized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in ARTICLE III hereof. 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 a opposition to any candidate for public office. Notwithdanding any other

provision of these articles, the corporation shall not carry on any other activities not to carried on a.) by a corporation exempt from federal income tax under sections 501(C)(3) of the Internal Revenue Code, or the corresponding section of any future federal 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 future federal tax code.

ARTICELE V. FINAL DISTRIBUTION OF FUNDS OR ASSETS.

In the event of a dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(C)(3) of the Internal Revenue Code, or the corresponding section of any future federal code, or shall be distributed to the federal government, or to a state or local government for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Conmpetent 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.

ARTICLE VL MANNER OF ELECTION OF DIRECTORS.

There shall be seven (7) menbers of the Board of Directors of this corporation which shall be elected annually by and from the members of this church, to wit, those who regularly attend the services of the church. In order to provide a rotation of members on this Board, each member shall be limited to serviing three consecutive years on said Board, and they shall not be elected again to serve on the Board sooner than one year after they have served theier last term on said Board. In the odd numbered years there shall be three members elected to the Board, and in the even numbered years, there shall be four members elected.

ARTICLE VII. INITIAL DIRECTORS AND OFFICERS.

The names and addresses of the initial members of the Board are:

James A, Tobias, President, 3825 Morning Dove Crt., Port St. Lucie, Fla. 34952

James Collier, 3264 Columbrina Cr., Port St. Lucie, Fla. 34952 Lynn Drysdale, 8486 Galberry Cr., Port St. Lucie, Fla., 34952 John Kreps, Sr., 3138 Columbrina Cr., Port St. Lucie, Fla., 34952 Thomas Benson, 3712 Doral Ct., Port St. Lucie, Fla., 34952 Vincent Scavetta, 3824 Morning Dove Crt., Port St. Lucie, Fla., 34952 Anthony Cocilova, 3701 Crabapple Dr., Port St. Lucie, Fla., 34952

ARTICLE VIII. THE REGISTERED AGENT

The registered agent for service of process, or any other legal purposes of this corporation shall be:

Jack H. Berger, Atty. at Law, Ret'd 8544 Marlberry Crt. Port St. Lucie, Fla. 34952

ARTICLE IX. THE INCORPORATOR.

The original Incorpoerator of this corporation shall be:

James A Tobias 3825 Morning Dove Crt. Port St. Lucie, Fla., 34952

ARTICLE X. EFFECTIVE DATE OF INCORPORATION.

The effective date of incorporation shall be be January 1, 2003, and it's fiscal year shall begin on that same date.

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

Jack H. Berger, Registered Agent

James A. Tobias, Incorporator

12-18-2002

Date.