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(Requestor's Name) 15445 Billa Dowl DL. (Address)
(Address) SOUTH PORT F 3240 9 (City/State/Zip/Phone #)
PICK-UP WAIT MAIL AWARY EUROGE STO MINISTER OF JOHN (Business Entity Name)
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PREAMBLE

We hereby declare ourselves as members of the Body of Christ universal. We affirm ourselves as non-denominational and non-antagonistic of those of the Body of our Lord. Our purpose as a ministry is to evangelized and disciple, and to operate in accordance to the Bible, and in a non-profit corporate form pursuant to the applicable provisions of the statutes of the State of Florida relative to corporations not for profit; and we hereby covenant and agree as follows:

ARTICLE 1: NAME AND ADDRESS

The corporate name of this fellowship shall be the, Calvary Evangelistic Ministries, inc. (For the purpose of this document, the words corporation and Ministries are synonymous.

The physical address is 3958 Smith Tower Rd., Clarksville, Fl. 32430. The mailing address is 15445 River Pond Rd., Southport, Fl. 32409.

The name of the Registered Agent at this address is the Rev. Cary R. Kent. The Registered Agent address is: 15445 River Pond Rd., Southport, Fl., 32409.

ARTICLE II: PURPOSE

- To conduct services of a religious nature, and to establish, maintain, a place of worship.
- 2. To bring people to a personal experience of salvation with the Lord Jesus Christ and to disciple them in , The New Testament experience.
 - 3. To proclaim and bear witness to all Biblical truth.
- 4. To solicit funds, collect monies, receive gifts and bequests, and to otherwise raise money, to supply for the maintenance and operation of the church and ministries, and to fulfill the stated purpose.
- 5. To expend, contribute, disburse and otherwise handle and dispose of funds received for the furtherance of the Gospel of The Lord Jesus Christ.
- 6. To purchase, lease, rent acquire, own, hold in trust, use, sell, convey, mortgage, or otherwise dispose of any real estate or chattels as may be necessary to hold in trust properties for the stated purpose of, Article II.
- 7. To borrow money, issue bonds, make investments, conduct businesses, debentures, notes or other obligations, secure for monies so borrowed or in payment for property, or any of the purposes stated under Article II.
 - 8. To glorify The Lord Jesus Christ
 - 9. To govern itself according to this constitution and by-laws adopted.
- 10. To establish and support bible colleges, church schools and other churches should the opportunity arise.
 - 11. To Liscense, ordain, ministers for religious purposes.
- 12. To establish and maintain such departments, institutions and services for the propagation of the Gospel, as needed.
- 13. To minister to the spiritual, financial and physical needs of the community as the needs may arrive.

ARTICLE III. TERM OF EXISTENCE

This Corporation shall exist perpetually, unless dissolved according to law.

ARTICLE IV. POWERS

The corporation is empowered:

- 1. To purchase, lease, rent, acquire, own, construct, maintain and operated, make improvements, hold properties in trust (subject to Florida Statues, section 617.21).
- 2. To solicit funds, collect tithes, offerings and other income, to receive gifts and bequests and otherwise raise monies to fulfill the purpose of Article II.
- 3. To conduct business or businesses of a not for profit nature, to fulfill the purpose of Article II.
- 4. To borrow money, issue bonds, debentures, notes or other obligations, secure monies so borrowed or in payment for property, or for any of the purpose stated in Article II.
- 5. Not withstanding any other provision of these Articles, this corporation will not carry on any activities not permitted to be carried on by (a). A corporation exempt from Federal Income tax under 501 (c) (3) of the Internal Revenue code of 1954 or corresponding provisions of any future United State Internal Revenue Law of (b) a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue code of 1954 or any other provision of any future Internal Revenue Law.

ARTICLE V. DIRECTORS

- 1. The Board of Directors shall consist of (3) three persons.
- 2. The Board of Directors shall consist of a President Director, Vice-President Director, and Director.
- 3. They shall conduct all its business and affairs as set for in the Articles of Incorporation for not for profit corporations.
 - 4. The Board of Directors shall be also The Board of Trustees
- 5. The Director shall keep all records in a business like manner. He/She shall keep minutes and information of all meetings. All Directors shall have access to review all records.

ARTICLE VI. APPOINTMENT AND VACANCIES OF BOARD OF DIRECTORS

- 1. The Board of Directors terms shall be perpetual.
- 2. In case there is a vacancy because of death, resignation, the remaining Board members may appoint a successor to fill the position or positions.
- 3. The new appointed Board member shall exercise all the rights provided by these Articles of Incorporation.
- 4. The Director shall be the secretary and treasurer of the Corporation. He/She shall receive, deposit, disperse, and sign all official documents of a legal nature, or any provision that requires a signature of a legal nature. There shall be (2) signatures on any checking, or savings account. The signatures shall be the President Director or Vice- Director and the Director.
- 5. In case of the vacancy of the President, or disablement, the Vice-President shall have the power to sign any legal document with the Director.

ARTICLE VIL GOVERNMENT

THE GOVERNMENT OF THIS CORPORATION SHALL BE THEOCRATIC. THAT IS GOD RULES THROUGH THE PASTOR WHO IS OF THE FIVE-FOLD MINISTRY, ACCORDING TO BIBLE, THE ALL SUFFICIENT RULE OF FAITH AND CONDUCT.

- 1. The Pastor shall be the spiritual leader of any assemble, and shall direct all its affairs on the Religious side, as separating <u>Church</u> from <u>State</u> and in the legal aspect of the Corporation.
- a. IITMOTHY 3:16. All scripture is given by inspiration of God, and is profitable for doctrine, for reproof, for correction, for instruction in righteousness.
- b.EPHESIAN 4:11.And he gave some apostles; and some, prophets; and some, evangelist; and some pastors and teachers.
- c.HTIMOTHY 1:11. Whereunto I am appointed a preacher, and an apostle, and a teacher of the Gentiles.
- 2. We do not recognize membership into the corporation. Except for the incorporating directors. Any one attending or participating shall be of a voluntary nature. We accept the fact of the Bible that he or she is all ready a member of the body Christ if he is truly converted. There is no provision in scripture for joining or gaining membership into this Corporation or Ministries.
- a.St. Luke 10:20. Notwithstanding in this rejoice not, that the spirits are subject unto you; but rather rejoice, because your names are written in heaven.
 - b. Rev. 21:27. but they which are written in the Lamb's book of life.
- 3. Any position shall be of a appointed nature. The Pastor shall appoint or dismiss as the Pastor deems necessary for the advancement of the Ministries.

ARTICLE III. VACANCY OF PASTOR

The Pastor shall be Rev. Cary R. Kent, President of the Corporation. His office shall be perpetual or until his death. Upon his death, the Board of Directors shall appoint a Pastor over any church with the corporation. The successors shall have limited powers, subject to the Board of Directors that are in power at that time.

ARTICLE IV. MEETINGS AND BUSINESS

- 1. Meetings for public worship shall be as directed by the Pastor.
- 2. Business meeting: There shall be an annual meeting held in November of each year. Special meetings may be called whenever necessary by the President Director of the Corporation.

ARTICLE HV. PROPERTY

All property, real, or chattel, shall be taken, held, sold, transferred, conveyed, mortgage or financed, in the name of the Corporation.

ARTICLE HIV. DISSOLUTION

In the event of dissolution, or other liquidation of the assets of the Corporation. All assets shall be assigned, gifted, or otherwise distributed to a Corporation of Not for Profit. Under no circumstance will the property be sold for personal use in a taxable nature.

IX. PARLIAMENTARY ORDER

Business meetings of the church shall follow the accepted parliamentary procedure of Roberts Rule OF ORDER, as nearly as possible and shall be conducted in the Spirit of Christ and Brotherly Love.

<u>INFORMATION:</u> There will be a financial report given at the end of the year, at its annual business. The Director also known as Secretary/Treasurer shall provided the report.

ARTICLE X. TENETS OF FAITH

We accept, the Bible as the tenents of our faith and accept all doctrines that pertain to the New Testament Church. We believe in the Doctrine of Christ, the apostles doctrine, and order our business and lives accordingly. We do not believe in declaring a few without declaring all. For fear of ...Adding to or to take away from scripture in its fixed form, the Bible. Our tenents of faith is the inspired, immutable, inerrant, Word of God known as The Bible.

- I. Deuteronomy4:2...ye shall not add unto the word which I command you, neither shall ye diminish aught from it, that ye may keep the commandment of the Lord your God which I command you.
- 2. Revelation 22:18..for I testify unto every man that heareth the words of the prophesy of this book, if any man shall add unto these things, God shall add unto him the plaques that are written in this book, Rev. 22:19..and if any man shall take away from the words of the book of this prophesy, God shall take away his part out of the Book of Life, and out of the Holy City, and from the things which are written in this Book.

ARTICLE IX. REGISTERED AGENT

THE REGISTERED AGENT OF THE INCORPORATION SHALL BE THE REV.CARY R. KENT

ARTICLE X AMENDMENTS

The Articles and by-laws of this corporation may be made, altered or rescinded by the approval o the Board of Directors and any special meeting for that purpose.

The name and addresses of the subscribers of these Articles of Incorporation are as follows:

NAMES:	ADDRESSES
REV CARVR KENT	15445 RIVER POND RD., SOUTHPORT, FL32409
	428 LAKEVIEW DR., WEWAHITCHKA, FL32465
WRS. CHARLETTE E. RENT	
The name and addresses of the perso follows:	ns who are to serve as officers/directors of the corporation are as
NA LEDG	4 PARTICORS
NAMES:	ADDRESSES
VICE-PRESIDENT/DIRECTOR.DOUGLAS	
STATE OF FLORIDA	
COUNTY OF BAY	
IDENTIFICATION, A NOTARY PUBLIC D ME KNOWN TO BE THE PERSONS DESC	DAY OF March, 2004 APPEARED BEFORE ME WITH PROPER ULY AUTHORIZED IN THE STATE AND COUNTY NAMED ABOVE, TO RIBED AS SUBSCRIBERS IN AND WHO EXECUTED THE FOREGOING CKNOWLEDGE BEFORE ME THAT THEY SUBSCRIBED TO THESE
VICE-PRESIDENT DIRECTOR-DOUGLAS DIRECTOR/SEC. ♣ TRESCHARLETTE E.	M. KONTACL SELECTION OF THE SELECTION OF
ROBIN L LESTER MY COMMISSION # DD 020782 EXPIRES: April 26, 2005 Bonded Thru Notary Public Underwriters	NOTARY PUBLIC STATE OF FLORIDA AT LARGE
**********	***************************************
HAVING BEEN NAMED AS REGISTERED CORPORATION AT THE PLACE DISIGNA	AGENT TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED SATED IN THIS CERTIFICATE, I AM FAMILIAR WITH AND ACCEPT GENT AND AGREE TO ACT IN THIS CAPACITY.
My Car K. K.	3/39/04
SIGNATURE/RESISTERED AGEN	DATE
Hw. Cay R. H.	3/29/04
SIGNATURE/ENCORPORATOR	DATE -