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ARTICLES OF INCORPORATION OF CALVARY CHAPEL PORT SAINT LUCIE WEST, INC.

A Florida Corporation Not-For-Profit

ARTICLE I

The name of the Corporation ("Corporation") is:

CALVARY CHAPEL PORT SAINT LUCIE WEST, INC.

ARTICLE II

This Corporation is organized pursuant to "Florida Not For Profit Corporation Act" Chapter 617, Florida Statutes (1990).

ARTICLE III

The street address of the principle office of the Corporation is:

c/o Michael Wiggins 1842 SW Whipple Ave. Port St. Lucie, FL 34953

ARTICLE IV

The purpose for which this Corporation is organized is:

- (a) The specific and primary purpose for which this Corporation is organized is to provide religious services for Calvary Chapel Port Saint Lucie West.
- (b) The general purpose for which this Corporation is organized is to transact any and all lawful business for which the Corporation may be incorporated under this Chapter.
- (c) This Corporation is organized and operated exclusively for its community and congregation and other non-profit purposes, and no part of any net earnings shall inure to the benefit of any member, director or officer. Notwithstanding the foregoing, all employees of the Corporation are entitled to compensation, including but not limited to, salaries, bonuses and fringe benefits.
- (d) This Corporation shall have and exercise all rights and powers conferred upon corporations under the laws of the State of Florida; provided, however, that this Corporation is not empowered to engage in any activity that in itself is not in furtherance of its purpose as set forth is subparagraph (a) and (b) of this Article IV.

ARTICLE V

This Corporation shall have perpetual existence.

ARTICLE VI

The manner in which the directors are elected or appointed:

The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors. The Board of Directors shall be elected annually by a majority vote of the membership. The number of members of the Board of Directors and the method of election of the Board of Directors may be amended as set forth in the Bylaws.

ARTICLE VII

The initial Board of Directors shall consist of five members:

NAME A	ADDRESS
A "T A .	842 SW Whipple Ave. Port St. Lucie, FL. 34953
	2925 159 th Court N. upiter, FL 33478
B	329 NW 55 th Street Bldg. 13 Ft. Lauderdale, FL 33309
	263 SW Utterback St. Port St. Lucie, FL 34953
1 2 2	41 Poplar Dr. .ake Park, FL. 33403

ARTICLE VIII

The initial street address of the Corporation's registered office is: 1842 SW Whipple Ave., Port St. Lucie, Florida 34953. The initial registered agent for the Corporation at that address is Michael Wiggins.

ARTICLE IX

The names and street addresses of the persons signing these articles of incorporation are:

NAME	ADDRESS
Michael Wiggins Michael Nagyari	1842 SW Whipple Ave. Port St. Lucie, FL. 34953
Dan Plourde	12925 159 th Court N. Jupiter, FL 33478
Timothy Davidson	3329 NW 55 th Street Bldg. 13 Ft. Lauderdale, FL 33309
Lec'Holley Halley	4263 SW Utterback St. Port St. Lucie, FL 34953
Scott Yebba	841 Poplar Dr. Lake Park, FL. 33403
IN WITNESS WHEREOF, the ur Articles of Incorporation on this _	ndersigned incorporator has executed these 8 th day of <u>December</u> , 2004.
NAME	ADDRESS
Michael Wiggins Mulael Nayyuns	1842 SW Whipple Ave. Port St. Lucie, FL. 34953

PH 1:38	THE STATE OF STATE	04 DEC 27	דוררט
	70F		C

Dan Plourde

DMJ

12925 159th Court N. Jupiter, FL 33478

Timothy Davidson

3329 NW 55th Street Bldg. 13 Ft. Lauderdale, FL 33309

Lee Holley

4263 SW Utterback St. Port St. Lucie, FL 34953

Scott Yebba

841 Poplar Dr. Lake Park, FL. 33403

ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for CALVARY CHAPEL PORT SAINT LUCIE WEST, INC. at the place designated in the Articles of Incorporation, the undersigned is familiar with and accepts the obligations of that position pursuant to F.S. 617.0501.

Michael Wiggins

Dan Plourde

Timothy Davidson

Lee Holley

Scott Yebba

Date: December 8, 2004