# N05000003966

	(Requestor's Name)	
	(Address)	
	(Address)	
·	(City/State/Zip/Phone	#)
PICK-U	TIAW 🔲 G	MAIL
	(Business Entity Nam	ne)
	(Document Number)	<del>,</del> , , , , , , , , , , , , , , , , , , ,
Certified Copies	Certificates	of Status
Special Instructions	s to Filing Officer:	
	Office Use Onl	у



300051359073

04/19/05--01012--018 \*\*78.75

05 APR 19 AM 9: 55

T. Burch APR 1 9 2005

# ARTICLES OF INCORPORATION

ARTICLE II NAME

The name of the corporation shall be Cornerstone Christian Church, Inc. (hereinafter the "Corporation").

ARTICLE II PRINCIPAL OFFICE
The principal place of business and mailing address of this corporation shall be:

William C. Cooper

1101 Terra Mar Dr.

Tampa, FL 33613

ARTICLE III PURPOSE
The purpose for which the Corporation is organized includes, but is not limited to the

- following:
- (a) To operate a local church under the leadership of the Holy Spirit in accordance with the Holy Bible bringing glory to the Lord Jesus Christ.
- (b) To assist in and send forth missionaries for the establishment of other churches, both within and outside the State of Florida.
- (c) To exercise such other and incidental powers as may reasonably be necessary to carry out the purposes for which the Corporation is established, provided that such incidental powers shall be exercised in a manner consistent with its tax-exempt status as a religious organization as set forth in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, (the "Code").

### ARTICLE IV MANNER OF ELECTION

To perpetually protect the Church, all ecclesiastical and legal power and authority relative to the Corporation shall be exercised by and in accordance with the New Testament church pattern. Thus, under the leadership of the Holy Spirit, the Board of Directors shall conduct all the business of the Corporation and shall be the only voting members of the Corporation. The number of directors and their qualifications shall be established in the bylaws of this corporation; however, it shall be no less than three (3).

# ARTICLE V INITIAL DIRECTORS AND OR OFFICERS

The initial Board of Directors shall consist of three (3) directors. The names and addresses of the persons who are to serve as the directors until the first annual meeting of the Board of Directors or until their successors are elected and qualified are as follows:

Name	Address	
William C. Cooper	1101 Terra Mar Dr.	
Pastor-President	Tampa, FL 33613	

Peter M. Saucedo 1101 Terra Mar Dr. Associate Pastor-Vice President Tampa, Fl 33613 Jeffrey L. Phillips Treasurer/Secretary

602 S. Magnolia Ave. Tucson, AZ 85711

The number of persons to serve on the Board of Directors thereafter shall be fixed by the Bylaws.

# ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The <u>name and Florida street address (P.O. Box NOT acceptable)</u> of the registered agent is:

William C. Cooper 1101 Terra Mar Dr. Tampa, FL 33613

# ARTICLE VII INCORPORATOR

The name and address of the Incorporator is as follows:

William C. Cooper 1101 Terra Mar Dr. Tampa, FL 33613

All powers, duties and responsibilities of the Incorporator shall cease at the time of delivery of these Articles of Incorporation to the Florida Division of Corporations.

# ARTICLE VIII TAX EXEMPT

No part of the net earning of the Corporation shall inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the Corporation shall be authorized 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. 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 any candidate for public office. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on: (a) by a corporation exempt from Federal Income Tax under Section 501 (c)(3) of the Code, or (b) by a corporation, contributions to which are deductible under Section 501(c)(3) of the Internal Revenue Code.

# ARTICLE VIV DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of all its assets exclusively for the purposes of the Corporation in such a manner, or to such organizations organized and operated exclusively for charitable, educational, religious or scientific purpose as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code as the Board of Directors shall determine. Any such

assets not disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the Corporation is then located, exclusively for such purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purpose.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the

appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Signature/Incorporator

4/19/05 Date 4/19/05

[Balance of Page Intentionally Left Blank]