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FLORIDA PROFIT/NON PROFIT CORPORATION

PIEDMONT APOSTOLIC CHURCH OF JESUS, INC.

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ARTICLES OF INCORPORATION OF

PIEDMONT APOSTOLIC CHURCH OF JESUS, INC.

The undersigned, being of legal age and competent to contract, for the purpose of organizing a not for profit corporation pursuant to the laws of the State of Florida, hereby adopts the following Articles of Incorporation, and hereby agrees and certifies as follows:

ARTICLE I NAME

The name of this Corporation shall be PIEDMONT APOSTOLIC CHURCH OF JESUS, INC.

ARTICLE II PRINCIPAL OFFICE

The address of the principal office of the Corporation shall be 4432 Piedmont Street, Orlando, FL 32811.

The mailing address shall be c/o Roy C. Rembert, 7020 Couperin Boulevard, Orlando, FL 32818.

ARTICLE III COMMENCEMENT OF CORPORATE EXISTENCE

This Corporation shall commence corporate existence on February 1, 2008, and shall have perpetual existence unless sooner dissolved according to law.

ARTICLE IV PURPOSES AND GENERAL POWERS

The general purpose of this Corporation shall be to operate exclusively for charitable, educational and religious purposes, and in furtherance of such goals is authorized to do any and all activities which it is empowered to do under these Articles provided, however, that nothing herein shall be construed as allowing any activities which would jeopardize the Corporation's tax-exempt status or otherwise be inconsistent with its classification as an organization described in Section 501(c)(3) of Code or as a corporation, contributes to which are deductible under Section 170(c)(2) of the Code.

The primary purpose for which this Corporation is formed is to organize and operate a church in which to glorify God and His Son, Jesus Christ, and the Holy Spirit by proclaiming through thought, word and deed the good news of the Kingdom of God in Jesus Christ.

This Corporation shall have all of the powers enumerated in the Florida Not For Profit Corporation Act, as the same now exists and as hereafter amended, and all such other powers as are permitted by applicable law; provided, however, that the Corporation will not carry on any

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activities not permitted to be carried on by (1) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (26 U.S.C. §501(c)(3)) or under any corresponding provision of any future United States Internal Revenue Law, or (2) a corporation contributions to which are deductible under 170(c)(2) of the Internal Revenue Code of 1986 (26 U.S.C. §170 (c)(2)) or any corresponding provision of any future United States Internal Revenue Law.

ARTICLE V MEMBERSHIP

The members of this not for profit Corporation, if any, shall be qualified and admitted as set forth in the Bylaws of this Corporation.

ARTICLE VI INITIAL REGISTERED OFFICE AND AGENT

The initial registered office and the registered agent of this Corporation shall be as follows:

Roy C. Rembert 7020 Couperin Boulevard Orlando, FL 32818

The Corporation may change its registered agent or the location of its registered office, or both, from time to time without amendment of these Articles of Incorporation.

ARTICLE VII INCORPORATOR

The name and street address of the person signing these Articles as incorporator is:

Roy C. Rembert 7020 Couperin Boulevard Orlando, FL 32818

ARTICLE VIII BYLAWS

Except as otherwise provided by law, the power to adopt, alter, amend or repeal the Bylaws shall be vested in the Board of Directors.

ARTICLE IX INDEMNIFICATION

In addition to any rights and duties under applicable law, the Corporation shall indemnify and hold harmless all its directors, officers, employees and agents, and former directors, officers, employees and agents from and against all liabilities and obligations,

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including attorneys' fees, incurred in connection with any actions taken or failed to be taken by said directors, officers, employees and agents in their capacity as such except to the fullest extent possible under law.

ARTICLE X BOARD OF DIRECTORS

The directors shall be elected and the number of directors may be either increased or diminished from time to time as provided in the Bylaws, provided however, the number of directors shall **not be less than three (3)**.

ARTICLE XI AMENDMENT

The Board of Directors of this Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the members is subject to this reservation.

ARTICLE XII HEADINGS AND CAPTIONS

The headings or captions of these various Articles are inserted for convenience and none of them shall have any force or effect, and the interpretation of the various Articles shall not be influenced by any of said headings or captions.

ARTICLE XIII EARNINGS, DISSOLUTION ACTIVITIES

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 IV hereof. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Circuit Court 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.

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IN WITNESS WHEREOF, the undersigned, being the incorporator hereinbefore named, for the purpose of forming a not for profit corporation pursuant to the laws of the State of Florida to do business both within and without the State of Florida, hereby makes and files these Articles of Incorporation declaring and certifying that the facts stated herein are true, and hereby subscribes thereto and hereunto sets his hand and seal this 15th day of February, 2008.

Roy C. Rembert, Incorporator

ACCEPTANCE OF APPOINTMENT BY INITIAL REGISTERED AGENT

THE UNDERSIGNED, an individual resident of the State of Florida, having been named in the foregoing Articles of Incorporation as initial Registered Agent at the office designated therein, hereby accepts such appointment and agrees to act in such capacity. The undersigned hereby states that he is familiar with, and hereby accepts, the obligations set forth in Section 617.0501. Florida Statutes, and the undersigned will further comply with any other provisions of law made applicable to him as Registered Agent of the corporation.

DATED, this 10th day of February, 2008.

Roy C. Rembert, Registered Agent

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