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FLORIDA PROFIT/NON PROFIT CORPORATION

ANTIOCH 21 CHURCH, INC.

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J. Shivers JUN 27 2008

**ARTICLES OF INCORPORATION
OF
ANTIOCH 21 CHURCH, INC.**

We, the undersigned subscribers to these Articles of Incorporation, hereby associate ourselves together for the purpose of constituting a church, to operate in accordance with the principles of God's Word and pursuant to the applicable provisions of the Statutes of the State of Florida relative to nonprofit corporations; and we hereby agree as follows:

ARTICLE I NAME AND LOCATION

The name of this nonprofit church corporation shall be

ANTIOCH 21 CHURCH, INC.

The address of the principle office and mailing address of the corporation shall be:

13603 Guildhall Circle
Orlando, FL 32828

ARTICLE II PURPOSES

This corporation exists for the purpose of glorifying God by communicating the good news of Jesus Christ to our community in a caring, creative and contemporary manner, while encouraging every believer to become a fully devoted follower of Jesus Christ. In order to accomplish this God-given vision and objective, this corporation is established with a three-fold purpose, to wit:

1. **EXALTIATION:** Man was created to worship and glorify his creator God. The Church will seek both privately and corporately to bring honor and glory to God and His son Jesus Christ and to follow His will as revealed in Scripture.
2. **EDIFICATION:** One of the primary objectives of the Church shall be that of developing believers into fully devoted followers of Jesus Christ. This involves the development of strong biblical foundations, a personal walk with Jesus Christ, encouragement and accountability among believers, as well as the discovery and use of one's spiritual gifts.
3. **EVANGELISM:** The third objective of the Church shall be that of tangibly and practically demonstrating God's love and forgiveness by sharing the good news of Jesus Christ. Since all men are lost without Christ, believers are encouraged to develop relationships with the unchurched, lovingly serve them and to be prepared to share a verbal witness.

ARTICLE III POWERS

To the end that the foregoing objectives and purposes and any related religious and charitable purposes may be carried out, performed, and accomplished, this church Corporation shall have the power to engage only in such objectives as shall not constitute business unrelated to its religious, benevolent, charitable, literary and educational purposes. It shall engage only in such activities as are permitted to be carried on by corporations whose income is exempt from taxation pursuant to Section 501 (c) (3), and contributions to which are deductible pursuant to Section 170 (e) (3), of the Internal Revenue Code of 1954, or corresponding provisions of any future United States Internal Revenue Code.

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ARTICLE IV MEMBERSHIP/ PARTNERSHIP

Although the Church recognizes that anyone of age who personally receives Jesus Christ as Savior and Lord becomes a part of the body of Christ universal, the Church maintains that membership in the local body of believers should be accompanied by a certain degree of spiritual commitment. In Antioch Church, our membership is called partnership as we see that everyone who joins our church is joining us as a partner in the gospel and mission of Jesus Christ. The qualifications for partnership and the manner of their admission shall be as provided for in the By-laws.

Having committed themselves to Jesus Christ as Savior and Lord and to the purposes, philosophy and ministry of Antioch 21 Church, Inc., partners shall be encouraged to become fully devoted followers of Jesus Christ, to discover and use their spiritual gifts as active participants in the local body, and to faithfully support the ministry of the Church by becoming good stewards of the resources that have been entrusted to them by God.

ARTICLE V EXISTENCE

The existence of this church corporation shall be perpetual.

ARTICLE VI CHURCH LEADERSHIP; GROUP OF DIRECTORS

Jesus Christ is the head of Antioch 21 Church, Inc. Subject always to that, the secular affairs of the church shall be directed by not less than three (3) directors, who shall be the Senior Pastor, who shall be the President and Chief Executive Officer, or, if there shall be no Senior Pastor, then the elected chief executive official, who shall be the President; a Vice-President; a Secretary; and such additional directors as shall be provided in the by-laws. Officers and Directors, if any, shall be elected by a Team of Elders, as provided in the By-laws. In the event of a vacancy in the office of Senior Pastor, the Team of Elders shall elect a person to perform the duties of chief executive officer pending the selection of a new Senior Pastor. The following officers of the corporation shall make and execute all contracts, deeds, bonds, notes, negotiable instruments, mortgages, trusts and all other instruments of indebtedness or conveyance of this church corporation when approved by resolution of the Team of Elders. All such documents shall be signed on behalf of the corporation by either the President or a Vice-President and either the Secretary or one of the additional directors. The By-laws may provide for transaction of routine business by a designated person or may delegate the duty to so provide. The title to all property shall be vested in the name of the corporation. Directors shall have other such duties as provided by the By-laws.

ARTICLE VII OFFICERS

The legal affairs of this corporation shall be administered by its officers, who shall be President, a Vice-President, a Secretary, a Treasurer, and such other assistant or administrative officers as may be determined to be necessary. The officers shall be elected as provided in Article VI and shall serve until their successors shall have been elected and taken office; provided, however, that any person dealing with the corporation shall be entitled to rely upon any documents signed on behalf of the corporation by its President or Vice President with its corporate seal thereto affixed and attested by its Secretary or Assistant Secretary.

ARTICLE VIII INITIAL DIRECTORS AND OFFICERS

The names and addresses of the persons who shall serve as the initial Directors and initial Officers of the corporation are as follows:

Senior Pastor, President, and Director

Wayne Wilkins
13603 Guildhall Circle

Orlando, FL 32828

Vice-President and Director

David Pezzoli
13742 Guildhall Circle
Orlando, FL 32828

Secretary and Director

Craig Stewart
1527 Park Manor Dr.
Orlando, FL 32825

Treasurer and Director

Garry Capton
14132 Orchid Tree Pl.
Orlando, FL 32828

ARTICLE IX BY-LAWS

The initial By-laws of the corporation shall be adopted by a majority vote of the Team of Elders. The By-laws may be amended, altered or rescinded as provided in the By-laws.

ARTICLE X AMENDMENTS OF THE ARTICLES OF INCORPORATION

Any amendments in the Articles of Incorporation shall be made by the Team of Elders. Amendments may be made at any meeting of the Team of Elders provided that each amendment shall have been presented at a previous regular or scheduled meeting, and copies of the proposed amendment shall be furnished to each person present. The proposed amendment to be adopted must pass by a vote of at least two-thirds of all persons present entitled to vote.

ARTICLE XI TRANSFER OF ASSETS IN THE EVENT OF DISSOLUTION

If the corporation shall ever be dissolved, the Directors with the approval of the Team of Elders shall, after paying or making provision for 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 1954 (or the corresponding provision of any future United States Internal Revenue Law), as the Team of Elders shall determine. The Team of Elders at the time of dissolution of this church corporation shall designate the nonprofit corporation or corporations, or organizations to receive said assets of the corporation after dissolution. None of the assets of this corporation will be distributed to any member or officer of this church corporation. Any of such assets not so disposed of shall be disposed exclusively for the purposes of the corporation, in such manner, or to such organizations with similar religious beliefs and purposes.

ARTICLE XII SUBSCRIBERS

The names and residences of each subscriber to these Articles of Incorporation are:

Wayne Wilkins
13603 Guildhall Circle
Orlando, FL 32828

David Pezzoli
13742 Guildhall Circle
Orlando, FL 32828

Craig Stewart
1527 Park Manor Dr.
Orlando, FL 32825

Garry Capton
14132 Orchid Tree Pl.
Orlando, FL 32828

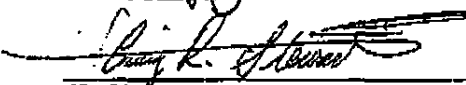
ARTICLE XIII PRINCIPLE AND REGISTERED OFFICE; REGISTERED AGENT

The principle and registered office of this corporation shall be at *13603 Guildhall Circle Orlando, FL 32828*, or at such location as may from time to time be designated by the Group of Directors. The initial registered agent shall be Wayne Wilkins.

IN WITNESS WHEREOF, we the undersigned subscribers, have hereunto set our hands and seals this 24 day of JUNE, for the purpose of constituting a church to operate in a corporate nonprofit form pursuant to the applicable provisions of the Statutes of the State of Florida.


E. WAYNE WILKINS JR.


DAVID PEZZOLI


CRAIG STEWART


GARY CAPTON

STATE OF FLORIDA
COUNTY OF Orange

I HEREBY CERTIFY that on this 24 day of June, A.D., 2008, before me, a Notary Public, personally appeared E. Wayne Wilkins, Jr., David Pezzoli, Craig Stewart, and Gary Capton who are personally known to me, and known to me to be the persons described in and who subscribed their names to the above and foregoing Articles of Incorporation, and they acknowledged that they executed the same for the uses and purposes therein stated.

IN TESTIMONY WHEREOF, witness my hand and official seal in the County and State aforesaid the day and year above written.


Notary Public -

My Commission Expires:

Jun 7, 2011



Having been named as registered agent for the above stated corporation, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties. I am familiar with and accept the duties and obligations of Section 617.0501, Florida Statutes.


WAYNE WILKINS, Registered Agent

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