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SECRETARY OF STATE DIVISION OF CORPORATIONS

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## JOHN MOXLEY, P. A. ATTORNEY AT LAW 2320 NORTHEAST 2ND STREET, SUITE 4 OCALA, FLORIDA 34470

TELEPHONE (352) 732-8085 FAX (352) 732-1686

December 3, 2008

Secretary of State Division of Corporations Corporate Filings P.O. Box 6327 Tallahassee, FL 32314

RE: Beachville Advent Christian Church, Inc.

#### Dear Sir or Madam:

Enclosed please find two (2) fully executed Articles of Incorporation for the above referenced corporation. Also enclosed is our firm's check in the sum of \$78.75 as payment for the various fees calculated below:

1.	Filing Fee	\$ 35.00
2.	Certified copy of Articles	\$ 8.75
3.	Registered Agent Fee	\$ 35.00

Providing everything is in order, please certify and return one set of the Articles of Incorporation to our office.

Cordially yours,

John Moxley

JM/cln Enclosures

#### ARTICLES OF INCORPORATION

#### OF BEACHVILLE ADVENT CHRISTIAN CHURCH, INC.

The undersigned, all of lawful age and citizens of the United Sates of America, hereby assign ourselves to being a corporation not for profit under the laws of the State of Florida.

#### ARTICLE I

The name of the corporation shall be BEACHVILLE ADVENT CHRISTIAN CHURCH, INC., a not-for-profit corporation.

#### ARTICLE II

#### Purpose

The purpose of this Corporation shall be to provide worship and religious education for the Beachville Advent Christian Church congregation, to further the worship of God in association with the Churches and Conferences of The Advent Christian General Conference: to promote living piety in experience and practice among its members; to emphasize the message of prophecy, the near-coming of Christ, the resurrection of the body and life everlasting through Christ only; to promote an evangelistic and missionary spirit, to labor for the salvation of the lost, the edification of the saved, and the spread of the Gospel and such other and further endeavors as may be expedient or necessary thereto.

This Corporation is organized exclusively for religious, charitable and educational purposes consistent with §501(c)(3) of the Internal Revenue Code.

#### ARTICLE III

This corporation shall be operated according to the Constitution and By-Laws of the Beachville Advent Christian Church of O'Brien, Florida.

#### ARTICLE IV

This Corporation shall have perpetual existence.

#### ARTICLE V

The affairs of this Corporation shall be managed by the officers of the Corporation as set forth in ARTICLE VI below. All officers shall be elected annually and the election shall occur at the annual business meeting of the Board of Directors of the Corporation.

#### ARTICLE VI

The names and addresses of the officers who shall serve until the first election or until their successors are appointed or elected are:

Office	Name	Address
President	Donald M. Odom	25036 SR 247 O'Brien, FL 32071
Vice President	Shirley W. Crosier	7387 US 27 Branford, FL 32008
Secretary	Elizabeth A. Self	6512 CR 248 O'Brien, FL 32071
Treasurer	Elizabeth A. Self	6512 CR 248 O'Brien, FL 32071

#### ARTICLE VII

This Corporation shall have five (5) directors initially. The number of directors may be increased or decreased from time to time by By-Laws proposed by the Board of Directors but shall never be less than three (3). The names of the directors who are to serve until the first election or until successors are elected or appointed are:

Office	Name	Address
Director	Donald M. Odom	25036 SR 247 O'Brien, FL 32071
Director	Paul S. Self	6512 CR 248 O'Brien, FL 32071
Director	Peyton Florence	P.O. Box 4809 Dowling Park, FL 32064
Director	Shirley W. Crosier	7387 US 27 Branford, FL 32008
Director	Minnie S. Odom	25036 SR 247 O'Brien, FL 32071
Director	Bernice Clemons	13104 E. US 27 Branford, FL 32008

#### **ARTICLE VIII**

The initial principal street address of the office of the corporation shall be 6512 CR 248, O'Brien, FL 32071.

#### ARTICLE IX

By-Laws of the Corporation shall be proposed by the Board of Directors of the Corporation at any annual or special meeting called for that purpose. The By-Laws shall adopted by a two-thirds (2/3) majority vote of the membership of the Corporation.

#### ARTICLE X

Amendments to the Articles of Incorporation shall be made at any annual business meeting of the Corporation, or upon any special business meeting called for that purpose. Such amendment shall be proposed by the Board of Directors and must be adopted by a two-thirds (2/3) majority vote of the membership of the Corporation.

#### ARTICLE XI

- A. The corporation is organized exclusively for charitable, religious and educational purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- B. 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 this Article and in ARTICLE II above. 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 of distribution of statements) any political campaign on behalf of or in opposition to 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 Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- C. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public

purpose. Any such assets not so 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 purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

#### ARTICLE XII

The name and street address of each person subscribing to these articles of incorporation are:

Donald M. Odom 25036 SR 247 O'Brien, FL 32071

Paul S. Self 6512 CR 248 O'Brien, FL 32071

Peyton Florence 23367 River Birch Lane P.O. Box 4809 Dowling Park, FL 32064

#### **ARTICLE XIII**

The name and address of the Registered Agent of the corporation shall be Kenneth G. Tidwell, 24472 CR 49, O'Brien, FL 32071.

IN WITNESS WHEREOF, we the undersigned subscribing incorporators, have hereunder set our hands and seals this 3 day of NONEMBEL 2008, for the purpose of forming this corporation not-for-profit under the laws of the State of Florida.

Donald M. Odom

Paul S. Self

eyton Florence

### CERTIFICATE DESIGNATING PLACE OF BUSINESS OF DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

SECRETARY OF STATE
DIVISION OF CORPORATION

In compliance with Section 48.091, Florida Statutes, the following is submitted:

First, that the **Beachville Advent Christian Church, Inc.** desiring to organize or qualify under the laws of the State of Florida with its principal place of business at the city of O'Brien, Florida, has named Kenneth G. Tidwell, 24472 CR 49, O'Brien, FL 32071, as its agent to accept process within Florida.

Donald M. Odom, President

Having been named to accept service of process for the above stated corporation at the place designated in this certificate, I hereby agree to act in this capacity and I further agree to comply with the provisions of all the statutes relative to the proper and complete performance of my duties.

Kenneth G. Tidwell, Registered Agent

Dated this 8 day of NOVEMBER, 2008.