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SECRETARY OF STATE TALLAHASSEE, FLORIDA

10 JAN 19 PH 4: 2:



Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: CityChurch Fort Lauderdale Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

FROM: CityChurch Fort Lauderdale, Inc.
Name (Printed or typed)

441 NE3 Ave
Address

Fort Lauderdau, FL 33301
City, State & Zip

954) 881.0680

Stephanie Citychurch Ftl. com E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION OF CITYCHURCH FORT LAUDERDALE, INC.

Article I NAME

The name of the corporation shall be CityChurch Fort Lauderdale, Inc.

PRINCIPAL OFFICE

The principal office of CityChurch Fort Lauderdale, Inc. is located at:

CityChurch Fort Lauderdale, Inc. 441 NE 3rd Ave Fort Lauderdale, Florida 33301.

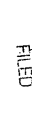
Article 3 **PURPOSE**

The non-profit corporation is organized for the following purposes:

- (a) To witness and implement the Gospel of Jesus Christ in our city and south Florida. CityChurch seeks cultural, social, and spiritual renewal through neighborhood communities, ministries, and new congregations; and
- (b) To communicate the Gospel of Jesus Christ by means of the spoken and written word and loving acts; and
- (c) To support other charitable organizations which are working to develop a better human habitat for economically disadvantaged people.

This corporation is organized exclusively for religious and charitable purposes including the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

No part of the net earnings of the organizations shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empower to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on (A) by an organization exempt from federal income tax under Section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future U.S. Internal Revenue Code, or (B) by an organization, contribution to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code...



Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under Section 501(c)(3), Internal Revenue Code or corresponding sections of any future Internal Revenue Code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Circuit Court of the county in which the principal office of the organization is then located, exclusively for such purposed or to such organization(s), as said Court shall determine, which are organized and operated exclusively for such purposes.

<u>Article 4 Manner of Election or Appointment of Directors:</u>

The bylaws identify and provide for the method of election or appointment of the officers of the corporation.

Article 5 The Initial Board of Directors shall consist of:

Bradley D. Schmidt President 1717 NE 7th Street Fort Lauderdale, FL 33304

Fredrick B. Hunter III Vice President 1005 SE 6th Court Fort Lauderdale, FL 33301

Stephanie A. Lateulade Secretary 718 NE 17th Terrace Fort Lauderdale, FL 33304

David B. Smith Director 812 SE 9th Street Fort Lauderdale, FL 33301

Jason A. Smith Director 924 SE 5th Court Fort Lauderdale, FL 33301

APPHUYEU AND FILED

Article 6 INITIAL REGISTERED AGENT AND STREET ADDRESS; 0 JAN 19 PM 4: 22

David B. Smith 812 SE 9th Street Fort Lauderdale, FL 33301

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Article 7 INCORPORATOR:

Stephanie A. Lateulade 718 NE 17th Terrace Fort Lauderdale, FL 33304

And still