

N95000001405

VINEYARD CHRISTIAN FELLOWSHIP  
OF METRO ORLANDO, INC.

1709 Moselle Avenue  
Orlando, Florida 32807  
(407) 380-3580

FILED  
97 NOV 17 PM 1:35  
SECRETARY OF STATE  
TALLAHASSEE FLORIDA

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

To whom it may concern:

400002357604--0  
-11/26/97--01004--020  
\*\*\*\*\*35.00 \*\*\*\*\*35.00

Enclosed please find our Amended (Revised) Articles of Incorporation and accompanying form and payment. We would like (1) certified copy mailed to the above address.

Please let us know if there is anything else we must do to comply with current Florida Corporate Statutes.

Sincerely,

*Steven A. Harris*

Steven A. Harris  
Secretary

400002357604--0  
-11/26/97--01004--021  
\*\*\*\*\*52.50 \*\*\*\*\*52.50

P.S. I can be reached at (407) 880-6522 or (407) 414-1136 for questions.

*Amend & N/C*

VS NOV 17 1997

**ARTICLES OF AMENDMENT**  
**to**  
**ARTICLES OF INCORPORATION**  
**of**

**FILED**  
97 NOV 17 PM 1:35  
SECRETARY OF STATE  
TALLAHASSEE FLORIDA

**VINEYARD CHRISTIAN FELLOWSHIP OF METRO ORLANDO, INC.**  
**(fka VINEYARD CHRISTIAN FELLOWSHIP OF WEST ORLANDO, INC.)**

*Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.*

**FIRST:** Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)

See Attached Revised Articles of Incorporation.

**SECOND:** The date of adoption of the amendment(s) was: September 24, 1997

**THIRD:** Adoption of Amendment (CHECK ONE)

☐ The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.

☒ There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.

**VINEYARD CHRISTIAN FELLOWSHIP OF METRO ORLANDO, INC.**

Corporation Name

Steven A. Harris, Secretary  
Signature of Chairman, Vice Chairman, President or other officer

**STEVEN A. HARRIS**

Typed or printed name

SECRETARY

Title

OCTOBER 31, 1997

Date

REVISED ARTICLES OF INCORPORATION  
OF  
VINEYARD CHRISTIAN FELLOWSHIP OF METRO ORLANDO, INC.  
(fka VINEYARD CHRISTIAN FELLOWSHIP OF WEST ORLANDO, INC.)  
(A Florida Not-For-Profit Corporation)

We the undersigned subscribers to these Articles of Incorporation, each a natural person competent to contract, hereby associate ourselves together for the purpose of constituting a church, to operate in accordance with the laws of God and in a non-profit corporate form pursuant to the applicable provisions of the Statutes of the State of Florida relative to corporations not for profit; and we hereby covenant and agree as follows:

ARTICLE I. NAME

The name of this non-profit church corporation shall be VINEYARD CHRISTIAN FELLOWSHIP OF METRO ORLANDO, INC. This Church may, for convenience, be referred to as "METRO VINEYARD".

ARTICLE II. PURPOSES

The objectives and purposes for which this Church is constituted and this corporation organized are:

1. To disseminate the Gospel of Jesus Christ and the word of God, to the end that the people of God may be conformed to the image of Jesus Christ.
2. To bring both families of believers and individual believers in the Lord Jesus Christ together in personal fellowship, both in the home and in cell groups.
3. To regularly assemble together the members of this Church for fellowship one with another and to worship God in Spirit and truth; and to cooperate in the assembling of the whole body of Christ.
4. To provide basis New Testament discipleship to all members.
5. To involve every member of this Church in its fellowship and activities and in the move of the Holy Spirit.
6. To solve family and marital problems so that the home life of each member is healthy and fruitful by Biblical standards.
7. To baptize in water; to anoint the sick with oil; to marry; to dedicate infants; to celebrate the Lord's Supper; and to bury.
8. To act with Charitable concern for, and to help not only all members of this Church, but also all men in need of any help which this Church can give, regardless of race, social position, or religious affiliation; to develop and carry

out programs of ministry and help to the poor, widowed, orphaned, afflicted, imprisoned, underprivileged or aged persons, both within and without this Church.

9. To pray for the needs of all men and for local and national leaders and governments.
10. To support and encourage communications and extension of the Christian live and witness by sound and comprehensive preaching and teaching of the Holy Bible and of the Gospel of the Lord Jesus Christ to all men, both within the fellowship and elsewhere, not only by conventional modes, but also by all means which will accomplish such communication, and extension, teaching and preaching, including but not limited to media of communication developed by modern technology; and in aid of such communication, extension, preaching and teaching, but not for private profit, to sponsor, participate in, conduct or engage in radio broadcasting, television broadcasting, the printing or reproducing and publication of recording, books and other materials; the establishment and operation of a school or schools, and the holding and conduction of seminars, study groups, work shops and meetings, by either resident or traveling evangelists, teachers or other elders; to receive offerings for services actually rendered to persons, firms and corporations for such purposes.
11. To recognize, support and cooperate with the various ministries established by God to equip believers to fulfill their respective function as members of the body of Christ and to bring the whole body of Christ to maturity and completion.
12. To ordain ministers; to assist in the establishment and maintenance of other fellowships; and to send forth missionaries for the establishment and building up of other fellowships, both domestic and foreign.

### 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 activities 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 ( C ) ( 2 ), of the Internal Revenue Code of 1954, or corresponding provisions of any future United State Internal Revenue Code then in effect. Any provisions elsewhere in these Articles of Incorporation to the contrary notwithstanding, this corporation shall not engage in, nor shall any of its assets be used or applied to activities which constate carrying on of propaganda, attempting to influence legislation, or participating in or intervening in any political campaign on behalf of any candidate for public office, nor shall any part of this

net earning or assets inure to the benefit of any private member, except for reasonable compensation for services actually rendered. Subject to the foregoing limitations, and subject specifically to the provisions of Section 617.0105 of the Florida Statutes, this church corporation shall have all of the rights and powers set for the Section 617.021 of the Florida Statutes. The purposes set forth in Article II hereof shall likewise be construed as powers.

#### ARTICLE VI. MEMBERSHIP

The membership of this corporation shall consist of all persons hereafter named as subscribers to these Articles of Incorporation and all persons who shall meet the following qualifications for membership and who shall be admitted, in the following manner.

In order to qualify for membership in this church, the prospective member must accept, believe in and rely on Jesus Christ for salvation.

#### ARTICLE V. TERM OF EXISTENCE

This corporation shall exist perpetually unless dissolved according to law.

#### ARTICLE VI. SUBSCRIBERS

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

William (Corey) Bohner	438 Lancelot Avenue Orlando, Florida 32835
Michael (Mike) Camelin	4819 Robbins Avenue Orlando, Florida 32808
Galo Gomez	1709 Moselle Avenue Orlando, Florida 32807
Steven (Steve) Harris	810 Lake Jackson Circle Apopka, Florida 32703
Larry Siekawitch	915 Drepsen Hook Drive Orlando, Florida 32825

#### ARTICLE VII. BOARD OF DIRECTORS

The affairs of the church, both spiritual and secular, shall be directed by a Board of Directors which shall consist of not less than three (3) members, nor more than nine (9). The Board of Directors themselves must be members of the fellowship. The Directors are

electd in the manner stated in the Bylaws. The following is a list of board of Directors and their addresses at the time of filing of these Revised Articles of Incorporation:

William (Corey) Bohner	438 Lancelot Avenue Orlando, Florida 32835
Michael (Mike) Camelin	4819 Robbins Avenue Orlando, Florida 32808
Galo Gomez	1709 Moselle Avenue Orlando, Florida 32807
Steven (Steve) Harris	810 Lake Jackson Circle Apopka, Florida 32703
Larry Siekawitch	915 Drepsen Hook Drive Orlando, Florida 32825

#### ARTICLE VIII. OFFICERS

The affairs of this corporation shall be administered by its officers, which shall be a President, Vice-President, a Secretary, and a Treasurer, all of whom shall be members of the Board of Directors and such other assistant or administrative officers as are determined by the Board of Directors from time to time. The Board of Directors shall appoint the Officers and the Officers shall serve at the pleasure of the Board of Directors; provided, however, that any person dealing with the corporation shall be entitle to rely upon the documents signed on behalf of the corporation by its President, with its corporate seal thereto affixed and attested to by its Secretary. Officers of the Corporation at the time of filing of these Restated Articles of Incorporation are as follows:

Larry Siekawitch, President	915 Drepsen Hook Drive Orlando, Florida 32825
William (Corey) Bohner, Vice President	438 Lancelot Avenue Orlando, Florida 32835
Galo Gomez, Treasurer	1709 Moselle Avenue Orlando, Florida 32807
Steven (Steve) Harris, Secretary	810 Lake Jackson Circle Apopka, Florida 32703

#### ARTICLE IX. BY-LAWS

The Board of Directors shall provide the by-laws for the conduct of its business and the business of the church as the Board of Directors may deem necessary from time to time. Such by-laws may be amended, altered or rescinded by a unanimous vote of the Board of Directors present at any regular meeting or any special meeting called for that purpose.

#### ARTICLE X. AMENDMENTS

These Articles of Incorporation may be amended at any special meeting of the Board of Directors called for that purpose, or at any regular meeting of the Board of Directors; provided, however, that notice of the fact that an amendment to the Articles of Incorporation is to be considered shall be given in writing to the ruling Board of Directors at least one week prior to the date of such meeting. Upon adoption by the Board of Directors, and upon filing with the Secretary of State of the State of Florida, the amendment shall become effective as to these Articles of Incorporation; provided, however, that no amendment to the Articles of Incorporation shall ever conflict with the purpose and powers of this Church as set forth in Articles I and II hereof.

#### ARTICLE XI. DISSOLUTION

This corporation shall be dissolved only pursuant to the agreement of two-thirds (2/3) of the full Board of Directors. In the event of such dissolution, the Board of Directors shall, after paying or making provisions 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 under Section 501 ( C ) ( 3 ) of the Internal Revenue Code of 1954 (or the corresponding provision and any future United States Internal Revenue Law then in effect), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Circuit Court of Orange County, Florida, if the principle officers of the corporation, or by the Circuit Court (or equivalent thereof) of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization, as the said Court shall determine, which are organized and operated exclusively for such purposes.

#### ARTICLE XII. PRINCIPAL OFFICE AND RESIDENT AGENT

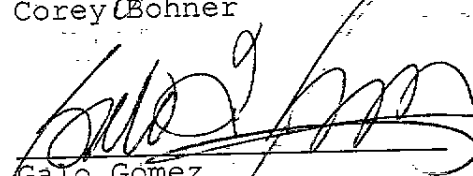
The location of the business office of this corporation shall be at 1709 Moselle Avenue, Orlando, Florida, 32807, or at such other location as may from time to time be designated by the Board of Directors. The Resident Agent shall be Larry Siekawitch.

IN WITNESS WHEREOF, we the undersigned subscribers, have  
hereunto set our hands and seals, this 24 day of September,  
1997 for the purpose of constituting a Church to operate in a  
corporate non-profit form pursuant to the applicable provisions  
of the Statutes of the State of Florida.

  
Larry Siekawitch

  
Corey Bohner

  
Steve Harris

  
Galo Gomez

  
Mike Camelin

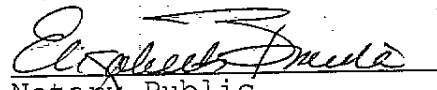


STATE OF FLORIDA

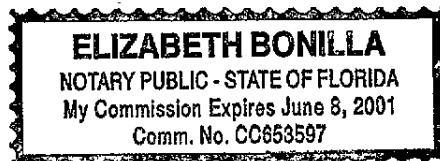
COUNTY OF ORANGE

I HEREBY CERTIFY that on this day personally appeared before me, an officer duly authorized to administer oaths, and take acknowledgments, Larry Siekawitch, Corey Bohner, Steve Harris, Galo Gomez, and Mike Camelin, to me well known to be the individuals described in and who executed the foregoing Articles of Incorporation, and Acknowledged before me that they executed the same freely and voluntarily for the purposes therein expressed.

WITNESS my hand and official seal in the county and state above mentioned, this 24<sup>th</sup> day of September, 1997.

  
Notary Public

My Commission Expires:



ACKNOWLEDGMENT OF RESIDENT AGENT

The undersigned does hereby acknowledge appointment as and by these present, does accept such appointment to act on behalf of VINEYARD CHRISTIAN FELLOWSHIP OF METRO ORLANDO, INC. as their resident agent and does certify that his address is:

LARRY D. SIEKAWITCH

915 Drepsen Hook Dr.

Orlando, Florida 32825

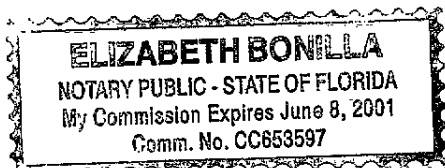
By: *Larry Siekawitch*  
LARRY D. SIEKAWITCH

STATE OF FLORIDA

COUNTY OF ORANGE

Personally appeared before me this day Larry D. Siekawitch who by me duly sworn acknowledges that he has read the above acknowledgment and the same is true and correct.

WITNESS my hand and official seal in the County and State above mentioned, this 24<sup>th</sup> day of September, 1997.



*Elizabeth Bonilla*  
NOTARY PUBLIC