

ARTICLES OF INCORPORATION
NON-PROFIT CORPORATION
OF
New Life Assembly of God of Winchester, Kentucky, Inc.

ARTICLE I. NAME

The name of the corporation shall be: New Life Assembly of God of Winchester, Kentucky, Inc.

ARTICLE II. DURATION

The effective date shall be upon filing, and the duration of the corporation shall be perpetual.

. ARTICLE III. PURPOSE

The purpose of the corporation shall be 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.

Furthermore, the purpose of the corporation is to join together persons sharing a like precious faith and belief to establish and maintain a place for the worship of the Almighty God, Our Heavenly Father, His son, Jesus, and His Holy Spirit; to provide for Christian fellowship; to provide encouragement for those to honor the Holy Spirit through our distinctive testimony; to assume our share of responsibility and the privilege of propagating the Gospel of Jesus Christ by all available means, both at home and around the world; to recognize ourselves as a local assembly in fellowship with and a part of the Kentucky District Council of the Assemblies of God and the General Council of the Assemblies of God; to adopt bylaws for the corporation and to submit ourselves to be governed by them.

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 these articles.

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 or 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 provision 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 corresponding section of any future federal tax code.

ARTICLE IV. REGISTERED OFFICE AND AGENT

The registered office of the corporation shall be 2159 Ironworks Road, Winchester, KY 40391. The registered agent at the said address is Richard D. VanHuss, Pastor/President of the corporation.

ARTICLE V. MAILING ADDRESS

The mailing address of the corporation shall be PO BOX 54, Winchester, KY 40392.

ARTICLE VI. DISSOLUTION

In the event the corporation should cease to exist as a church and ceases to use its property for church purposes, then in that event the property, real, personal or mixed, shall revert to and become the property of the Kentucky District Council of the Assemblies of God, a non-profit corporation with headquarters in Crestwood, Kentucky, with full authority to sell this property or use it in any way it sees fit for the cause of Christ. In the event the Kentucky District Council of the Assemblies of God is unwilling or unable to accept the assets at the time of dissolution, it shall become the property of The General Council of the Assemblies of God, with headquarters in Springfield, Missouri. In the event that The General Council of the Assemblies of God is unwilling or unable to accept the assets at the time of dissolution, it shall be distributed for exclusively religious and charitable purposes, to corporations as shall at the time qualify as exempt organizations under Section 501 (c) (3) of the Internal Revenue Code.

ARTICLE VII. INITIAL BOARD OF DIRECTORS AND INCORPORATORS

The initial Board of Directors shall have five members, whose names and home address are:

Richard D. VanHuss	Pastor/president	PO BOX 54	Winchester, KY 40392
Bradley Pence	Secretary/Director	217 Holiday Road,	Winchester, KY 40391
Kimberly Hall	Treasurer/Director	404 White Turley Pk	Winchester, KY 40391
Johnny Edwards	Director	6091 Ironworks Road	Winchester, KY 40391
Benjamin Palmerton	Director	584 Marseille Blvd	Winchester, KY 40391

ARTICLE VIII. NAME AND ADDRESS OF THE INITIAL INCORPORATOR

The name and address of the initial incorporator is:

Richard D. VanHuss PO BOX 54 Winchester, KY 40392

I declare under penalty of perjury under the laws of the state of Kentucky that the foregoing is true and correct.

	<u>Richard D VanHuss, President</u>	
Signature of the Incorporator	Print Name & Title	Date

I, Richard D. VanHuss, consent to serve as the registered agent on behalf of the corporation.

	<u>Richard D VanHuss, President</u>	
Signature of the Registered Agent	Print Name & Title	Date