

**ARTICLES OF INCORPORATION
OF
NEW HARVEST ASSEMBLY OF GOD, INC.**

We, the undersigned natural persons of the age of 18 years or more, acting as incorporators for the purpose of creating a nonprofit corporation under the laws of the State of Kentucky, as contained in KRS 273, do hereby adopt the following Articles of Incorporation.

ARTICLE I - NAME

The name of the corporation shall be New Harvest Assembly of God, Inc. and it is hereinafter referred to in these Articles of Incorporation as "the corporation" and the principal address of the corporation is New Harvest Assembly of God, c/o Andy Timblin, 656 Clover Drive, Frankfort, Kentucky 40601.

ARTICLE II - DURATION

The period of duration of the corporation shall be perpetual.

ARTICLE III - PURPOSES

- A. The corporation is organized exclusively for religious, charitable, 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 of 1954 (or the corresponding provision of any future United States Internal Revenue Law). In particular, the following purposes: to establish and maintain a place for the worship of Almighty God, our heavenly Father; to provide for Christian fellowship for those of like precious faith, where the Holy Ghost may be honored according to our distinctive testimony; to assume our share of responsibility in the privilege of propagating the gospel of Jesus Christ by all available means, both at home and at foreign lands; and to build the body of saints being perfected in the image of Christ.
- B. In the furtherance of such purposes, the corporation shall:
1. Solicit and receive financial support through contributions, gifts and grants of property and funds.
 2. Hold, administer, invest and reinvest, convert and manage such property and funds.
- C. To the extent necessary to carry out such purposes the corporation:

1. Shall have all the powers given to and possessed by a Kentucky corporation organized under the Kentucky Non Profit Corporation Law;
2. Shall have the specific power to hold property of any nature in trust for itself or the carrying out of any of its authorized purposes;
3. Shall have the power to conduct its activities in any state, territory, district or possession of the United States and any foreign country;
4. May engage in any lawful activity within the purposes for which the corporation may be organized which are incidental to and in furtherance of the foregoing exempt purposes except as restricted herein;

provided, however, that 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 to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in this Article hereof. No substantial part of the activities of the corporation shall be the carrying on of propoganda, or otherwise attempting to influence legislature, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of 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 by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE IV - INCORPORATORS

The names and address of the three incorporators are:

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| <u>Andy Timblin, 656 Clover Drive, Frankfort, Kentucky 40601</u> | - President |
| <u>Ron Adkins, 129 Echo Springs Drive, Frankfort, Kentucky 40601</u> | - Vice President |
| <u>Glenna Webb, 45 Poe Lane, Frankfort, Kentucky 40601</u> | - Secretary |

ARTICLE V - REGISTERED OFFICE AND REGISTERED AGENT

The address of the corporation's initial registered office is: c/o Andy Timblin, 656 Clover Drive, Frankfort, Kentucky 40601; and the name of its initial registered agent at such address is New Harvest Assembly of God.

ARTICLE VI - LIABILITY

Private property of the directors and officers of the corporation shall not be subject to debts or obligations of the corporation to any extent whatsoever.

ARTICLE VII - DIRECTORS

The initial board of directors shall consist of five (5) directors. The names and addresses of the persons who are to serve as the initial directors are:

<u>Rick Webb, 45 Poe Lane, Frankfort, Kentucky 40601</u>	- Board Member
<u>Michael Cheek, 364 Whippoorwill Lane, Frankfort, Kentucky 40601</u>	- Board Member
<u>Andy Timblin, 656 Clover Drive, Frankfort, Kentucky 40601</u>	- President
<u>Ron Adkins, 129 Echo Springs Drive, Frankfort, Kentucky 40601</u>	- Vice President
<u>Glenna Webb, 45 Poe Lane, Frankfort, Kentucky 40601</u>	- Secretary

ARTICLE VIII - AFFILIATION AND RELATIONSHIP

The corporation declares itself to be voluntarily in full cooperative fellowship with all other churches affiliated with the Kentucky District Council of the Assemblies of God, and the General Council of the Assemblies of God, with headquarters in Springfield, Missouri, and shares in the privileges and assumes the responsibilities enjoined by this affiliation.

ARTICLE IX - DISSOLUTION

Upon the dissolution of the corporation, the board of directors shall, after paying or making provision for the 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 religious 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 board of directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas 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.

