

Filing Fee \$35.00

6762

State of Rhode Island and Providence Plantations
NON-PROFIT CORPORATION

ORIGINAL ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation under Chapter 7-6 of the General Laws, 1956, as amended, adopt(s) the following Articles of Incorporation for such corporation:

FIRST: The name of the corporation is North Kingstown Assembly of God

SECOND: The period of its duration (if perpetual, so state) Perpetual

THIRD: The purpose or purposes for which the corporation is organized are:

For the purpose of establishing and maintaining 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 and the priviledge of propagating the gospel of Jesus Christ by all available means, both at home and in foreign lands.

FOURTH: Provisions (if any) for the regulation of the internal affairs of the corporation, including provisions for the distribution of assets on dissolution or final liquidation, are:

(Note 1)

Administrative affairs of the church shall be carried on by the board except in matters affecting the entire body. In such cases they shall present their recommendations to the church for ratification.

In the event defection shall occur from the tenets of faith of this church as the same are stated in the Statement of Fundamental Truths in the Constitution of the General Council of the Assemblies of God, or from affiliation with the General Council of the Assemblies of God, any portion of the membership subscribing to any practicing the aforesaid tenets of faith and retaining membership with the North Kingstown Assembly of God shall retain possession of and title to, all properties of said church with full rights thereof as provided in its constitution and bylaws.

In the event this church shall cease to function for the purpose as declared heretofore in its Articles of Agreement and/or the Articles of its Constitution, then after providing for the payment of its debts, the remaining assets will not inure to the benefit of any private person or persons but all such remaining assets shall revert to, and be transferred to, the parent body, The General Council of the Assemblies of God, a Missouri Corporation with headquarters at Springfield, Missouri. The General Council of the Assemblies of God shall have full authority to sell such property and to use the proceeds derived therefrom for the extension of the work of the Assemblies of God within the Southern New England District and under the direction of the presbytery of said district.

FIFTH: The address of the initial registered office of the corporation is 451 Davisville Road
North Kingstown, Rhode Island 02852 (add Zip Code),
and the name of its initial registered agent at such address is: Reverend Daniel L. McKenna

SIXTH: The number of directors constituting the initial Board of Directors of the corporation is 5,
and the names and addresses of the persons who are to serve as the initial directors are:

<i>Name</i>	<i>Address</i>
Daniel L. McKenna	164 Weeden Drive East Greenwich, RI 02818
Raymond Bartlett	28 Inez Avenue Warwick, RI 02886
Robert D'Arezzo	47 Floral Avenue North Kingstown, RI 02852
Frederick Wolf	47 Charity Street East Providence, RI 02914
Curtis Taylor	17 Gainesville Drive Warwick, RI 02886

SEVENTH: The name and address of each incorporator is:

<i>Name</i>	<i>Address</i>
Daniel L. McKenna	164 Weeden Drive East Greenwich, RI 02818
Frederick Wolf	47 Charity Street East Providence, RI 02914
Curtis Taylor	17 Gainesville Drive Warwick, RI 02886

EIGHTH: Date when corporate existence to begin (not more than 30 days after filing of these articles of incorporation): January 31, 1992

Dated January 10, 1992, 19

Frederick C. Wolf Sr.
Curtis B. Taylor
Rev. Daniel L. McKenna
Incorporator(s)

NOTE:

1. If no provision for the regulation of the internal affairs of the corporation or for the distribution of assets on dissolution or final liquidation are to be set forth, insert "None." In an appropriate case provisions relating to members, their qualifications and rights (Section 7-6-15) may be inserted here.

In the event of cessation of this church, its officers shall within one year thereafter transfer all properties and any remaining assets to the General Council of the Assemblies of God in accordance with the foregoing provisions. If such transfer is not made within the time prescribed herein or if the aforesaid The General Council of the Assemblies of God shall be unable or unwilling to accept the aforesaid transfer as an organization operated exclusively for religious purposes with tax exempt status under Section 501 (c) (3) of the Internal Revenue Code, then disposition thereof shall be made by the court of the county in which this church is located, provided in such case proceeds of the dissolution shall be distributed to an organization or organizations having purposes nearest the purposes of the General Council of the Assemblies of God, and which are organized and operated exclusively for religious purposes, and which have established tax-exempt status under Section 501 (c) (3) of the Internal Revenue Code.

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