ARTICLES OF INCORPORATION OF DISCIPLESHIP HOUSE, INC.

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Alison Lundergan Grimes
Kentucky Secretary of State
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250 Independence Station Road Independence, KY 41051

ARTICLE I

NAME, PURPOSES AND POWERS

Section 1. Name. The name of the corporation is Discipleship House, Inc.

Section 2. Purposes. The purposes and objectives of DISCIPLESHIP HOUSE, INC., a corporation not for profit organized under KRS 273.161 to 273.390 (sometimes hereinafter referred to as the "Corporation"), are charitable within the meaning of section 501(c)(3), of the Internal Revenue Code, including promoting, encouraging and sustaining interests in Biblical understanding and evangelical missions among young adults. Said organization is organized exclusively for charitable, religious, educational, and scientific 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 corresponding section of any future federal tax code. The Corporation will not engage in prohibited political or legislative activity.

<u>Section 3. Powers.</u> The Corporation shall have such powers as are now or may hereafter be granted under KRS 273, as amended or superseded from time to time, including opening and operating a bank account.

ARTICLE II

INCORPORATOR, REGISTERED AGENT AND STATEMENT OF ACCEPTANCE

41051
Signature:
Section 2. Registered Agent. (Gary Kentrup, 1137 Chestnut Court, Independence, KY 41051)
Section 3. Statement of Acceptance by Registered Agent.
I, Gary Kentrup , hereby acknowledge that the undersigned individual or corporation accepts the appointment as Initial Registered Agent of Discipleship House, Inc., the corporation which is named in these Articles of Incorporation.
Registered Agent

ARTICLE III

PRINCIPLE OFFICE AND MAILING ADDRESS

<u>Section 1. Principal Office.</u> The complete <u>street address</u> of the initial designated principal office is:

250 Independence Station Road Independence, KY 41051

<u>Section 2. Mailing Address.</u> The complete <u>mailing address</u> is: 250 Independence Station Road Independence, KY 41051

ARTICLE IV

DIRECTORS AND OFFICERS

The powers, property and affairs of the Corporation shall be exercised, controlled and conducted by a Board of Directors. The Corporations' initial Board of Directors and Officers shall be comprised of the following persons:

Robert Franklin, Secretary, 10559 Lynn Lane #11, Alexandria, KY 41001

Aaron Gilbert, 358 North Johns Road, Butler, KY 41006

Andrew Grate, President, 10708 Hanover Court, Independence, KY 41051

Bradley Jones, 814 Rockdale Court, Taylor Mill, KY 41015

Gary Kentrup, Treasurer, 1137 Chestnut Court, Independence, KY 41051

ARTICLE V

BYLAWS

The incorporator shall adopt the initial bylaws of the corporation. The Board of Directors may amend the bylaws at any time by the provisions therein.

ARTICLE VI

DISSOLUTION AND LIQUIDATION

The Corporation may be dissolved upon the affirmative vote of 80% of the Directors present at any meeting of the Directors at which a quorum is present and acting, or upon the written consent of all the Directors. Written notice of a meeting of Directors at which a vote is to be taken to dissolve the Corporation shall be given to all the Directors at least 10 days in advance of such meeting. The Board of Directors shall thereupon take such actions as may be necessary to wind up the affairs of the Corporation and to effect the termination of its corporate existence.

Upon the dissolution of the organization, assets shall be distributed for one of more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax 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 Court of Common Pleas of the county in which the principal office of the organization 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.

ARTICLE VII

INDEMNIFICATION

The corporation does indemnify any directors, officers, employees, incorporators, and shareholders of the corporation from any liability regarding the corporation and the business of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable state corporate statute.

ARTICLE VIII

INCORPORATOR AND EFFECTIVE DATE

, Nathan Gilbert, residing at 250 Independence these Articles of Incorporation dated this _		day of _	April	<u>+1031</u> , execute
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Correspondence Information is:

Nathan Gilbert 250 Independence Station Road Independence, KY 41051