ARTICLES OF INCORPORATION Of

Life Community Church Inc.

We, the undersigned, having associated for the purpose of forming a non-profit, non-stock corporation, under and pursuant to the laws of the Commonwealth of Kentucky, and more particularly Chapter 273, Kentucky Revised Statutes, hereby certify as follows.

ARTICLE I

The name of the Corporation shall be "Life Community Church Inc."

ARTICLE II

The duration of the Corporation shall be perpetual.

ARTICLE III

The principal office of the Corporation is located at 3271 Alvey Park Dr. Suite H

The address of the initial registered office is:

3271 Alvey Park Dr. Suite H

The initial registered agent is Mr. Kenny Rager, Pastor, Life Community Church Inc.

ARTICLE IV

The Corporation is organized exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code. The objects and purposes of the Corporation are non-political and shall be devoted to:

- Leading the community at large to a conversion to Jesus Christ;
- Educating in the ways and life of Christ;
- Assisting in mission efforts at the local, statewide, nationwide, and worldwide levels through association with and support of the Kentucky Baptist Convention and the Southern Baptist Convention.
- Assisting with spiritual, emotional, and physical needs of the members of the organization and the community at large;
- Purchasing or otherwise disposing of real and personal property of every class and description and transacting any and all lawful business for which religious non-profit corporations may be organized under Chapter 273 of the Kentucky Revised Statutes and under the laws of the United States of America.

ARTICLE V

The Corporation shall be irrevocably dedicated to, and operated exclusively for, non-profit purposes. No part of the assets, income, or profit shall inure to the benefit of, or be

distributable to, its members, directors, 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 Article IV of these Articles of Incorporation.

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 section 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 the corresponding section of any federal tax code.

ARTICLE VI

The names and addresses of the persons who are the initial Board of Directors are:

Kenny Rager-Pastor

2645 Landing Terrace, Owensboro Ky 42303

Jerry Williams- Trustee
171 Wilder Dr Owensboro Ky 42303

Charlie Keller- Truste
PO Box 21023 Owensboro Ky

Long Derry D. Bulle

Loop June D. Bull

These directors shall serve until their successors are elected and qualified. The number of directors thereafter shall be as the bylaws of the Corporation may, from time to time, provide.

ARTICLE VII

The directors, officers, employees, and members of the Corporation shall not be held personally liable for any debt or obligation of the Corporation solely because of their position in the Corporation. The Corporation may make any indemnification permitted by law as authorized by its Articles of Incorporation, by its Bylaws, or by resolution adopted by the Corporation's Board of Directors.

ARTICLE VIII

Any member, director, or officer or former member, director, or officer may be indemnified by the Corporation against any expenses actually and reasonably incurred by him or her in connection with the defense of any action, suit, or proceeding, civil or criminal, in which he or she is made party by reason of being, or having been, such member, director, or officer, except in relation to matters as to which he or she shall be adjudged in such action, suit, or proceeding to be liable for negligence or misconduct in the performance of duty to the Corporation.

The Corporation may make any other indemnification permitted by law and authorized by its Articles of Incorporation, by its Bylaws, or by a resolution adopted by its Board of Directors.

ARTICLE IX

In the event of dissolution of this Corporation, any assets remaining after payment of its debts and obligations shall be transferred or distributed to such organizations as shall qualify under Section 501©(3) of the Internal Revenue Code of 2002, as amended, and the regulations promulgated thereunder and pursuant to the provisions of KRS 273.

ARTICLE X

The name and address of the incorporator is as follows:

Kenny Rager (2645 Landing Terrace, Owensboro Ky 42303)

In witness whereof, I, the undersigned, who is the incorporator of the above named Corporation, have hereunto set my hand, in triplicate, this 17 of August 2011

Kenny Rager

I, a Notary Public for the Commonwealth of Kentucky, do hereby certify that the foregoing Articles of Incorporation were produced to me in said State and County and were then and there signed and acknowledged before me by Kenny Rager, the incorporator of Life Community Church, Inc. , to be his voluntary act and deed, for the purposes herein contained.