APPENDIX

The following pages contain samples of documents common to the incorporation of a local church and are adapted from those created for use by the South Carolina Annual Conference. These examples do not and cannot include the specific requirements of each individual state. They should only be used as a baseline framework for what these documents typically cover. Each local church should consult with local legal counsel to ensure that all specific state law requirements are met.

There is also a sample set of bylaws for the incorporation of a church affiliated organization.
INCORPORATION CHECKLIST

___  1. The Church Council or the Board of Trustees recommends to the Charge Conference that the local church incorporate.

___  2. District Superintendent authorizes convening of Charge Conference for the purpose of incorporating local church and transferring church's property to the new church corporation.

___  3. Provide notice to congregation of time, place and purpose of Charge Conference.

___  4. Hold Charge Conference. May use enclosed "Charge Conference Resolution" instructing the Board of Trustees to incorporate the church, naming the incorporating trustees, and authorizing the transfer of church property to the new corporation.

___  5. Board of Trustees selects attorney(s), incorporator(s), and registered agent. Trustees approve, using enclosed "Board of Trustees Resolution".

___  6. Attorney prepares enclosed Articles of Incorporation and if requested orders a seal (optional). The initial incorporator(s) executes the Articles.

___  7. If the church owns real property, an attorney will prepare deeds transferring the unincorporated church's property to the new church corporation.

___  a) Verify that there are no unusual restrictions in the chain of title to the church property that would prevent it from being assigned to a new church corporation.

___  b) Include in the deed(s) the proper trust clause from ¶ 2503.

___  c) If real property is under mortgage, it may be necessary to get the lender's prior approval to deed the property to the new corporation. Bank may require new church corporation to ratify, guarantee, or re-execute loan documents.

___  d) The trustees execute the deed(s) on behalf of old unincorporated church.

___  8. File: original and one copy of Articles with the Secretary of State; deed(s) at the county courthouse.

___  9. Corporation's Board of Trustees holds organizational meeting. Approve and execute enclosed "Waiver of Notice", "Minutes", and "By-Laws".

___  10. If the church does not have a federal employer identification number (EIN), request one from the IRS using Form SS-4. On line 8a, enter the UMC's General Exemption Number (GEN) which is 2573.
11. Consult with a local attorney to determine the necessity of filing any applications for exemption in relation to property taxes, or other similar documents.

12. Verify with your insurers (property, liability, vehicle, workers compensation, etc.) whether changes are required in your various insurance coverages.

13. Be aware that other licenses or contracts may need to be adjusted to reflect the church's new status as a nonprofit corporation. Consider status of other church programs offered to non-members such as day care program or pastoral counseling center.
SAMPLE CHARGE CONFERENCE RESOLUTION

WHEREAS, the Bishop and the District Superintendent have recommended that every local United Methodist Church consider incorporation under the [STATE NON-PROFIT OR RELIGIOUS CORPORATION ACT] and in accordance with The Book of Discipline of The United Methodist Church (hereafter “the Discipline”); and

WHEREAS, said members of the Charge Conference have been duly notified of the special meeting of the Charge Conference of this said association for the purpose of considering said recommendation to incorporate this local church, which meeting has been duly authorized and called in accordance with the Discipline; and

WHEREAS, it will become necessary upon the incorporation of said association to transfer all of the property of said association both real and personal to the new corporation.

NOW, THEREFORE, BE IT RESOLVED THAT:

1. The membership of the Charge Conference of ______________United Methodist Church, an unincorporated association, duly called and convened, do hereby authorize and direct the incorporation of the said association as

[NAME OF LOCAL CHURCH CORPORATION]

a [STATE] nonprofit religious corporation in accordance with the Discipline and for the purposes as set forth in the Discipline, and do further authorize and direct the Board of Trustees of this association to forthwith cause proper Articles of Incorporation to be prepared, executed, and transmitted forthwith to the Office of the Secretary of [STATE] for filing therein, and that By-Laws, resolutions, minutes, or other documents required by [STATE] law and the Discipline be prepared as necessary, and that the expense of said incorporation be paid from the General Treasury of said association.

2. The following are designated as the original Board of Trustees of said new nonprofit corporation:

[NAMES OF TRUSTEES]

3. The Board of Trustees of said association in order to perfect further and carry on the operation of said association as a corporation and to comply with the Discipline is directed to prepare, transfer and convey unto the newly formed corporation, by proper deeds, bills of sale, and other instruments, all the property of said association, real and personal, of whatever kind and description whatsoever, subject to all encumbrances and liabilities of the unincorporated association and that thereupon all the right, privileges, immunities, powers, franchises, and
authority and all the property and obligations of such unincorporated association shall pass to, vest in, and be the property and (in the case of encumbrances and liabilities) obligations of the corporation so formed, and that the expense of said transfer and conveyance and all matters necessary and incidental thereto shall be borne by and paid from the General Treasury of said unincorporated association.

4. The said Board of Trustees is further authorized to do and perform any and all acts necessary to carry this resolution into full force and effect.

APPROVED, this _____ day of __________________, 20___.

____________________________________
Secretary, Charge Conference

[THIS SPACE INTENTIONALLY LEFT BLANK]
SAMPLE BOARD OF TRUSTEES RESOLUTION

WHEREAS, the Charge Conference has directed this Board by its proper officers to prepare, execute, and file Articles of Incorporation, By-Laws, deeds, and other documents for this religious, unincorporated association in order to complete its incorporation under the laws of [STATE].

NOW, THEREFORE, BE IT RESOLVED THAT:

1. The Chairperson and Secretary are authorized to retain legal counsel for the purpose of causing Articles of Incorporation to be prepared, executed, and filed with the Secretary of State of [STATE] as a religious nonprofit corporation; to prepare By-Laws and minutes necessary to complete the organization of the Corporation; to prepare, have executed and record in the proper office of the Register of Mesne Conveyances or Clerk of Court deeds transferring all church real estate from the old association to the new Corporation (said deeds to contain the proper trust clauses as required by the Discipline); and to ensure that the Corporation is qualified under Section 501(c)(3) of the Internal Revenue Code.

2. The following person(s) is (are) designated as the incorporators of said new nonprofit corporation (only one incorporator required, typically Chairperson of the Board of Trustees):

   [NAMES OF TRUSTEES]

3. The following is designated as Registered Agent of this corporation upon whom any process, notice, or demand required or permitted by statute to be served upon the corporation may be served (either name or title, such as Chair of Trustees, Business Manager, or Pastor):

   Name: _____________________________________________

   Church address: ______________________________________

4. The Chairperson and Secretary of the Board are authorized and directed to do and take such actions as they deem necessary to carry into effect the foregoing resolutions, all pursuant to The Book of Discipline of The United Methodist Church.

   APPROVED, this _____ day of ______________, 20___.

____________________________
Secretary, Board of Trustees
SAMPLE ARTICLES OF INCORPORATION

[STATE]
SECRETARY OF STATE

ARTICLES OF INCORPORATION OF
A [STATE] NONPROFIT CORPORATION

1. The name of this nonprofit corporation is

[CHURCH NAME, INCLUDING “INC.” OR OTHER REQUIRED DESIGNATION]

2. The initial registered office and principal office of the nonprofit corporation is (Street address, city, county, state and zip code of church):

[ADDRESS]

and the registered agent of the nonprofit corporation at that office is:

[TITLE]: ____________________________________________

3. Purpose. The nonprofit corporation is a religious corporation. It is organized as a local United Methodist Church exclusively for religious purposes, supports the doctrine of The United Methodist Church, and declares itself and all of its property subject to the law, usages and ministerial appointments of The United Methodist Church.

The Corporation is to be operated 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. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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 above. 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 its charter, 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 future federal tax code.

4. **Members.** The corporation will have members. Upon the filing of these Articles of Incorporation, the members of the former unincorporated local United Methodist Church shall be members of such corporation. Only those members of the Corporation who are members of the Charge Conference, as defined in *The Book of The United Methodist Church* (hereafter “the Discipline”), are entitled to vote at a meeting of the members; *provided, however* if the District Superintendent convenes a Charge Conference as a Church Conference, all members of the Corporation present shall be entitled to vote.

5. **Powers.** The business of this corporation shall be conducted in conformity with the Discipline as the same now exists or as may hereafter be amended, changed, or modified, and the bylaws of the corporation shall include the Discipline and no bylaws shall be adopted inconsistent with the provisions of the Discipline.

In addition to the powers and duties granted to this corporation by the Discipline, the corporation assumes for itself all the rights, powers, and privileges and immunities which are now, and which may be during the existence thereof be conferred by law upon a corporation with a similar character, provided the same are not inconsistent with the Discipline. All amendments, bylaws, and regulations of this corporation shall at all times be in conformity with the Discipline and must be approved, in writing, by the pastor and the district superintendent.

But notwithstanding the above, however, at no time shall any of the amendments, bylaws, or regulations of the corporation be prohibited by or in conflict with the nonprofit corporate laws of the [STATE].

6. **Term.** This corporation shall exist in perpetuity. If for any reason the corporation shall be abandoned, discontinued, or cease to exist as a legal entity and its charter shall expire or be terminated, the title to all its property both real and personal shall be vested in and be the property of the [ANNUAL CONFERENCE] of The United Methodist Church, pursuant to the Discipline, provided it is then an organization qualified under Section 501(c)(3) of the Internal Revenue Code of the United States; and if not, to any other organization, designated by such Annual Conference, which is then qualified under Section 501(c)(3) of the Internal Revenue Code of the United States. The Corporation cannot sever its connectional relationship to The United Methodist Church without the Annual Conference’s consent.

7. The name, address (with zip code) and signature of each incorporator is as follows (only one required):

   [LIST NAME, ADDRESS, AND SIGNATURE OF EACH INCORPORATOR]
SAMPLE CORPORATE BY-LAWS

BY-LAWS OF

[CHURCH NAME, INCLUDING “INC.” OR OTHER REQUIRED DESIGNATION]

[CITY, COUNTY, STATE]

ARTICLE I
IDENTITY

These are the By-Laws of the above-named United Methodist Church, a nonprofit religious corporation organized and existing pursuant to the laws of [STATE], with its principal place of business at the above stated city and county in [STATE] (hereafter, "the Corporation").

ARTICLE II
PURPOSES AND POWERS

Section 1. The Corporation is organized as a local United Methodist Church exclusively for religious purposes, supports the doctrine of The United Methodist Church, and declares itself and all of its property subject to the law, usages and ministerial appointments of The United Methodist Church.

Section 2. All the powers authorized and permitted by The Book of Discipline of the United Methodist Church (as amended from time to time by its General Conference) (hereinafter, “the Discipline”) for a local church corporation shall be the powers of this Corporation, together with such powers as granted to religious corporations in the [STATE NON-PROFIT OR RELIGIOUS CORPORATION ACT], as amended from time to time.

ARTICLE III
GOVERNANCE

Section 1. The Corporation shall look to these By-Laws, to the Discipline, and to the laws of [STATE] with reference to non-profit religious corporations for guidance in the operation of its affairs.
Section 2. Where these By-Laws conflict with the *Discipline*, the *Discipline* shall control.

Section 3. Where these By-Laws conflict with the laws of [STATE] with reference to non-profit religious corporations, [STATE] law shall control.

**ARTICLE IV**

**MEMBERS**

Section 1. The initial members of the Corporation shall be the members of the local church congregation immediately prior to incorporation. Persons subsequently becoming members of the local church congregation shall be members of the Corporation, and persons ceasing to be members of the local church congregation shall cease to be members of the Corporation.

Section 2. Only those members of the Corporation who are members of the Charge Conference, as defined in the *Discipline*, are entitled to vote at a meeting of the members; provided, however if the District Superintendent convenes a Charge Conference as a Church Conference, all members of the Corporation present shall be entitled to vote.

Section 3. The annual meeting and any special meeting of the members (whether convened by the District Superintendent as a Charge Conference or a Church Conference) shall be convened and held, with notice, quorum and voting rights, all as provided for in the *Discipline*.

**ARTICLE V**

**BOARD OF TRUSTEES**

Section 1. The number, qualifications, and constitution of the Board of Trustees, their term in office and their method of election, removal and replacement shall be in accordance with the provisions of the *Discipline*.

Section 2. An organizational meeting of the Board of Trustees shall be held in January.

Section 3. Special meetings of the Board of Trustees may be called by the Chairperson or as otherwise provided by the *Discipline*.

Section 4. Notice of all regular and special meetings of the Board of Trustees shall be given to each Trustee personally or by mail, church bulletin, telephone or fax machine, at least five (5) days prior to the date of the meeting. Notice may be waived as provided for in the
Article II

Section 3. The notice shall include the date, hour and place of all such meetings.

Section 5. A quorum at any Trustees' meeting shall consist of a majority of the Board of Trustees, as constituted at the time of such meeting. The acts approved by a majority of those present at any meeting, at which a quorum is present, shall constitute the acts of the Board of Trustees. Less than a quorum may adjourn a meeting, from time to time, until a quorum is present.

Article VI

Officers

Section 1. The officers of the Corporation shall be a Chairperson, a Vice Chairperson, a Secretary and if need requires, a Treasurer, or as provided in the Discipline. The office of Secretary and Treasurer may be held by the same person. The Chairperson, Vice Chairperson, and Secretary shall be members of the Board of Trustees.

Section 2. The Chairperson, a Vice Chairperson, a Secretary and if need requires a Treasurer shall be elected at the organizational meeting of the Board of Trustees, and all such officers shall hold office until the second annual meeting of the Board following their election and until such time as their successors are duly elected and qualified.

Section 3. Any officer may be removed from his or her office at any time by a majority vote of the Board of Trustees, as then constituted, notwithstanding the fact that the term for which he or she may have been elected has not expired. No cause need be assigned for any removal under this section.

Section 4. Any vacancy in any office, regardless of the cause, may be filled by the Board of Trustees at any regular or special meeting.

Section 5. The Chairperson shall preside at all meetings of the Board of Trustees. The Chairperson shall execute all contracts authorized by the Board of Trustees and shall perform such other duties as are incident to the office or properly required of him or her by the Board of Trustees.

Section 6. The Vice Chairperson shall perform the duties of the Chairperson in the absence or disability of the Chairperson. In addition, the Vice Chairperson shall have such powers and discharge such duties as may be properly assigned to him or her, from time to time, by the Board of Trustees.
Section 7. The Secretary shall keep a record of all proceedings at the meetings of the Board of Trustees. He or she shall attend to the giving of notices, have custody of the corporate seal, attest when necessary the signature of the Chairperson, and affix the seal to all instruments required to be executed under seal and authorized by the Board of Trustees. He or she shall have such other powers and perform such other duties as are incident to the office or properly required of him or her by the Board of Trustees.

Section 8. If elected, the Treasurer shall be in charge of all the monies and securities belonging to the Corporation. The Treasurer shall cause the monies of the Corporation to be deposited in the name of the Corporation in such banks or other institutions as the Board of Trustees may designate; and shall cause the securities of the Corporation, together with other valuable documents of the Corporation to be deposited for safekeeping with such bank or institution as the Board of Trustees may designate. The Church Treasurer who is elected by the Charge Conference may also serve as Treasurer of the Corporation if the Board of Trustees and the Charge Conference so agree. The Treasurer shall have such other powers and perform such other duties as are incident to the office or properly required of him or her by the Board of Trustees or the Charge Conference.

ARTICLE VII
FISCAL YEAR AND AUDIT

Section 1. The fiscal year of the Corporation shall commence on the 1st day of January and end on the 31st day of December.

Section 2. Audit requirements and procedures for the local church as set forth in the Discipline shall be complied with.

ARTICLE VIII
FIDELITY BONDS AND INSURANCE

The Corporation shall comply with the fidelity bond and insurance requirements for the local church as set forth in the Discipline.
ARTICLE IX

AMENDMENTS

Upon the written approval of the pastor and the district superintendent, these By-Laws may be amended by a two-thirds vote of the full Board of Trustees (as then constituted) at any meeting of the Board of Trustees, provided that the notice of such meeting clearly sets forth the proposed changes which are to be considered.

ARTICLE X

SEAL

The Corporation may have a seal of such design as the Board of Trustees may adopt setting forth the name of the Corporation.

ARTICLE XI

INDEMNITY OF TRUSTEES AND OFFICERS

The Corporation is authorized to indemnify its trustees and officers to the full extent permitted in the [STATE NON-PROFIT OR RELIGIOUS CORPORATION ACT], as amended from time to time.

Effective as of __________, 20___.

__________________________________________
Secretary

[THIS SPACE INTENTIONALLY LEFT BLANK]
SAMPLE MINUTES

MINUTES
ORGANIZATIONAL MEETING OF THE BOARD OF TRUSTEES

The organizational meeting of the Board of Trustees of [NAME OF CHURCH CORPORATION], a corporation incorporated under the [STATE NON-PROFIT OR RELIGIOUS CORPORATION ACT], was held at _________ on the _____ day of ______________________, 20___, pursuant to a written waiver of notice signed by all the Trustees fixing said place and time and specifying the purpose of the meeting.

There were present [NAMES OF TRUSTEES PRESENT AT MEETING], constituting a majority or more of the full Board.

[NAME] was chosen as temporary chairperson and [NAME] was chosen as temporary secretary of the meeting.

The Secretary presented and read the waiver of notice of the meeting, signed by all the Trustees.

The Chairperson stated that the first business to come before the meeting was the election of officers to hold office until December 31 of this year, or until their respective successors are elected and qualified, and called for nominations. The following persons were nominated to the offices of the corporation set opposite their respective names:

CHAIRPERSON: ______________________________

VICE CHAIRPERSON: ______________________________

SECRETARY: ______________________________

TREASURER: ______________________________

All the Trustees present having voted, the Chairperson announced that the aforesaid persons had been elected to the offices set before their respective names.

The duly elected Chairperson thereupon took charge of the meeting and the Secretary entered upon the discharge of his/her duties.

Upon motion, duly made, seconded and carried, it was

RESOLVED, that the seal, an impression of which is herewith affixed, be adopted as the corporate seal of the corporation.

Upon motion, duly made, seconded and carried, it was
RESOLVED, that the By-Laws, a copy of which was presented to the meeting and read section by section by the secretary, be adopted as the By-Laws of the Corporation.

Upon motion, duly made, seconded and carried, it was

RESOLVED, that the Articles of Incorporation heretofore filed with the Secretary of State of [STATE] by [NAME(S)] as Incorporator(s), on ______________________, 20___, be, and are hereby, adopted in all respects as the charter for the corporation.

Upon motion, duly made, seconded and carried, it was

RESOLVED, that, unless otherwise ordered, all meetings of the Board of Directors shall be held at the Office of the corporation at [ADDRESS AND LOCATION FOR BOARD MEETING].

Upon motion, duly made, seconded and carried, it was

RESOLVED, that the Treasurer is authorized and directed to open a deposit account of the corporation at [BANK] and to perform any and all acts necessary and incidental thereto.

RESOLVED, FURTHER, that the Treasurer be, and he/she is hereby authorized to pay all fees and expenses incident to and necessary for the organization of the corporation.

The Secretary was authorized and directed to procure the proper corporate books. The Secretary was further instructed to file with the minutes of the meeting:

(a) Waiver of Notice;
(b) Copy of By-Laws;
(c) Articles of Incorporation.

There being no further business, the meeting was adjourned.

__________________________________________
Secretary

APPROVED BY:

[NAMES AND SIGNATURES OF ALL TRUSTEES PRESENT AT THE MEETING]
SAMPLE WAIVER OF NOTICE

WAIVER OF NOTICE OF
ORGANIZATION MEETING OF THE BOARD OF TRUSTEES

We, the undersigned, being all the Trustees of [NAME OF CHURCH CORPORATION], a corporation incorporated under the [STATE NON-PROFIT OR RELIGIOUS CORPORATION ACT], do hereby waive notice of the time, place and purpose of the first meeting of the Board of Trustees of said corporation.

We designate the _____ day of ________________, 20__, as the time and [LOCATION ADDRESS] as the place of said meeting, the purpose thereof being to elect officers, complete the organization of said corporation, and to transact such other business as may be necessary or advisable.

Dated: _______________________

[NAMES AND SIGNATURES OF TRUSTEES]
SAMPLE ARTICLES OF INCORPORATION FOR
CHURCH AFFILIATED ORGANIZATION

ABC CHILDREN’S CENTER
A Nonprofit Corporation

ARTICLE I

The name of this corporation is ABC CHILDREN’S CENTER.

ARTICLE II

Section 1. Purposes:

1.1 To operate exclusively for religious, charitable, scientific, literary, or educational purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986. Its purpose is to extend the Christian ministry of the XYZ United Methodist Church, Anywhere, USA, a nonprofit religious corporation, through a community outreach program to children. The objective of the program is to provide a comprehensive early childhood education in a Christian environment, with emphasis on Christian values, to children and families living in and around the Anywhere, USA area. The program shall be an integral part of the ministry of the local church.

1.2 This corporation is a religious corporation.

Section 2. Limitations:

2.1 The corporation shall have no capital stock, and no part of its net earnings shall inure to the benefit of any director or officer of the corporation, or any private individual.

2.2 No director or officer of the corporation, nor any private individual shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the corporation, or the winding up of its affairs. Upon such dissolution or winding up, all the remaining assets of the corporation shall be distributed by the Board of Directors to the XYZ United Methodist Church, Anywhere, USA, if it exists, but if it does not exist, then to the Anywhere, USA Annual Conference of The United Methodist Church, or its successor.

2.3 No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting, to influence legislation except as may be permitted to § 501(c)(3) organizations by the Internal Revenue Code, and the corporation shall not participate
in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

2.4 Notwithstanding any other provisions of these Articles, the corporation shall not conduct or carry on activities not permitted to be conducted or carried on by an organization exempt under §501 (c) (3) of the Internal Revenue Code as now stated, or as it may be hereafter amended, or by an organization contributions to which are deductible under §170 (c) (2) or such Code as now stated, or as it may be hereafter amended.

Section 3. Powers:

In general, and subject to such limitations and conditions which are or may be prescribed by law, or in the corporation’s Articles of Incorporation, Bylaws or in the United Methodist Book of Discipline, the corporation shall have all powers which are now or hereafter conferred by law upon a corporation organized for the purpose set forth above, or necessary or incidental to the powers so conferred, or conductive to the attainment of the purpose of the corporation. The corporation at all times shall comply with the policies and practices of the United Methodist religious denomination, as embodied in its Book of Discipline.

ARTICLE III

Section 1. Members:

The corporation shall have no members. The Board of Directors, however, may create a class of membership designated “contributing membership.” An honorary or contributing membership shall constitute a nominal membership only. Honorary or contributing members shall not be entitled to vote on any matter nor shall have any other rights with respect to the corporation.

Section 2. Management:

The management of the corporation will be vested in a board of no less than seven (7) directors. The number, qualifications, terms of office, manner of election, time and place of meeting, and powers and duties of directors shall be prescribed in the Bylaws of the corporation.

ARTICLE IV

The name and address of the initial registered agent is Name, Anywhere, USA, who has consented to act as registered agent. The principle office address of the corporation is Anywhere, USA.
ARTICLE V

No amendment may be made either to these articles of incorporation nor to the Bylaws of the corporation unless such amendment has first been approved by the Administrative Council of the United Methodist Church, Anywhere, USA, acting in a duly called meeting. Subject to the requirement for such consent, the Board of Directors shall have full authority to make, amend and repeal both these articles and any Bylaws.

ARTICLE VI

The corporation shall indemnify each of its directors and officers, whether or not then in office (and his executor, administrator and heirs), against all reasonable expenses actually and necessarily incurred by him or her in connection with the defense of any litigation to which he or she may have been made a party because the person is or was a Director or officer of the corporation. Such person shall have no right to reimbursements, however, in relation to matters as to which he or she has been adjudged liable to the corporation for acts of bad faith in the performance of duties. The right to indemnity for expenses shall also apply to the expenses of suits which are compromised or settled if the court having jurisdiction of the matter shall approve such settlement. The foregoing right of indemnification shall be in addition to, and not exclusive of, all other rights to which such director or officer may be entitled.

ARTICLE VII

The names and addresses of the incorporators are as follows:

John Q. Doe
Anywhere, USA

Mary Q. Smith
Anywhere, USA

Adopted by the incorporators ________________________, 20__. 

__________________________
John Q. Doe, Incorporator

__________________________
Mary Q. Smith, Incorporator
SAMPLE BYLAWS FOR CHURCH AFFILIATED ORGANIZATION

ABC CHILDREN’S CENTER
A Nonprofit Corporation

ARTICLE I

Purpose

The purpose of ABC Children’s Center (ABC) is to extend the Christian ministry of the XYZ United Methodist Church, Anywhere, USA, a nonprofit religious corporation (XYZ), through a community outreach program to children. The objective of ABC is to provide a comprehensive early childhood education in a Christian environment, with an emphasis on Christian values, to children and families living in and around the Anywhere, USA area. The program shall be an integral art of the ministry of the local church.

ARTICLE II

Board of Directors

The property, affairs, concerns, direction and business of ABC shall be managed by a Board of Directors. The Board of Directors shall pursue such policies and principles as shall be in accordance with the provisions of these By-Laws, XYZ policy and program guidelines, the statutes of the State of Anywhere, USA, and the policies and practices of the United Methodist religious denomination, as set forth in its Book of Discipline. The Board shall carry out the mission of the Church for this corporation as described in the corporation’s purpose. The Board shall report to the Administrative Council (Administrative Council) of XYZ at regular intervals as may be requested by the Administrative Council.

Section A. Number and Qualifications:

1. There shall be seven (7) directors of ABC.

2. Selection of directors should endeavor to reflect the demographic profile of the community served.

3. All directors must accept and support the mission and purpose of this Corporation as set forth in its Articles of Incorporation and By-laws and subject to the Book of Discipline.
4. The Member-at-Large directors and the Pastor’s director must be XYZ or members of the Anywhere Annual Conference.

Section B. Professional Directors:

1. One director shall be selected by the Board from each of the two professional areas listed below.

   a. An Advisory Committee set up by the Executive Director shall nominate one director from the educational or health care community who must have academic preparation and/or be employed at the time of selection in the field of early childhood education or primary education; or in the field of health care, such as nursing, medicine or mental health.

   b. The Executive Director shall recommend to the Board for nomination one Director from an agency, organization or program serving children and families.

2. Member-at-Large Directors: Three directors shall be nominated and selected for Member-at-Large positions by the Board. These Directors shall be interested individuals who have general knowledge, expertise and experience to bring to the Board.

3. Pastor’s Director: The Pastor, or one individual recommended for selection by the Pastor, shall serve as the Pastor’s Representative.

4. Parent Director: The Executive Director shall recruit and recommend for selection one parent who has a child attending the program.

Section C. Term:

Each director, with the exception of the initial directors and the Parent Director, shall have a term of three (3) years and may be renominated at the discretion of the Board. The Parent Director shall have a non-renewable, one-year term. Term rotation shall be two terms expiring in Years 1, 2 and

Section D. Initial Directors:

One-third (1/3) of the initial directors, other than the Parent Director, will serve a one year term. One-third (1/3) of the initial directors will serve a two year term except for the Parent Director who shall serve a one year term.

Section E. Nomination and Ratification:

1. Directors shall be nominated as set forth above, elected by the Board of Directors, and ratified by the Administrative Council. If the Administrative Council rejects an elected director, the Board shall nominate another director for ratification by the Administrative Council.
2. Directors shall be elected at the annual meeting.

3. Each individual elected and ratified, as a director of ABC shall have one vote on the Board of Directors.

Section F. Directors’ Limitations:

Individual directors shall have no authority to act or speak on behalf of ABC without the written approval of the Board of Directors.

Section G. Removal of Directors:

1. A director may be removed, with or without cause and with or without an assignment of any reason thereof, by a two-thirds majority vote of the directors of ABC. The Board of Directors may assign to the Planning, Policy and Procedures Committee, the task of investigating the ABC Children’s Center removal of any Director after a majority vote by the Board and approval of the Administrative Council. Due process shall be used with a notification to the involved Director.

2. Any removal vote shall be by secret ballot.

3. If a Director: (a) has an unexcused absence from a mandatory Board training, (b) fails to maintain the confidentiality required of certain Board matters and actions, and (3) has three consecutive unexcused absences from regular Board Meeting the Board of Directors shall hold a meeting for the purpose of evaluating the removal such Director.

Section H. Vacancies of the Board of Directors:

The Board of Directors shall nominate a Director to fill any vacancy in the Board of Directors for ratification by the Administrative Council. If the Administrative Council rejects such nomination, the Board of Directors shall nominate another Director to fill such vacancy subject to ratification by the Administrative Council. Upon ratification by the Administrative Council, such Director shall serve for the unexpired term of his or her predecessor in office.

Section I. Nepotism:

Anyone related to a Program staff member shall not be nominated for or elected to the Board of Directors.

Section J. Conflict of Interest:

When a conflict of interest occurs, any Director who has knowledge of such conflict must state the nature of the conflict of interest for the record. Directors who have a conflict of interest on a particular issue shall refrain from voting on that issue. Such a conflict arises when a Director, any member of his/her immediate family, his/her partner, or an organization which
employs or is about to employ any of the above, has a financial or other interest in the issue, or any other circumstance which would prevent a reasonable person from being impartial.

Section K. Director’s Compensation:

1. Directors of ABC shall serve without compensation.

2. The Board of Directors shall follow the adopted policies that clarify reimbursement of expenses.

Section L. Responsibilities:

In addition to all responsibilities imposed upon Directors by law, XYZ policy and program guidelines or elsewhere in these By-laws, Directors shall be required to attend Board Training sessions, read and understand the By-laws and any contract entered into by ABC.

ARTICLE III

Officers

The officers of ABC shall be a Chairperson, a Vice Chairperson, and a Secretary.

Section A. Term of Office:

The officers shall hold office for a term of one (1) year.

Section B. Nominations:

Nominations shall be taken from the floor at the annual meeting or at such other time as two-thirds of the Board of Directors shall determine.

Section C. Elections:

1. Election shall be by secret ballot. Two directors who have not been nominated for office shall count the votes.

2. The nominee receiving the majority of votes in each category shall be elected.

Section D. Duties of the Officers of the Board:

1. The Chairperson shall:

   a. Be responsible for ensuring that arrangements are made for meetings of the Board of Directors and the Executive Committee.

   b. Preside at regular and special meetings of the Board of Directors and Executive Committee.
c. Be an Ex-Officio member of all committees.

d. Facilitate, with approval of the Board, all agreements entered into by ABC.

e. In the absence of an Executive Director, ensure the continued operations of ABC under the guidance of the Board until another Executive Director is hired.

f. Serve on the Executive Committee.

g. Report all Executive Committee actions to the full Board of Directors within ten (10) days of the action taken.

h. Serve as ABC’s representative on Administrative Council. As ABC’s representative on the Administrative Council, the Chairperson’s duties shall include providing the Administrative Council with information on current fiscal and operations matters.

i. Serve as the chairperson of the Planning, Policies and Procedures Committee.

2. The Vice-Chairperson shall:

a. Perform the duties of the Chairperson in the Chairperson’s absence.

b. Serve as Chairperson for the Personnel Committee.

c. Serve on the Executive Committee.

d. Perform any other duties delegated to the Vice-Chairman by the Board of Directors.

3. The Secretary/Treasurer shall:

a. Serve as the Chairperson of the Fiscal and Audit Committee.

b. Ensure that Board of Directors is notified of all meetings in accordance with these By-laws; and that a recording secretary is present at all meetings of the Board and Executive Committee.

c. Send a notice to Directors who fail to attend a regular Board meeting.

d. Serve on the Executive Committee.

e. Ensure that an up-to-date fiscal report is given at each regular Board meeting in a format approved by the Board.
f. Perform any other duties delegated to the Secretary/Treasurer by the Board of Directors.

Section E. Removal of Officers:

1. An officer may be removed, with or without cause and with or without an assignment of any reason thereof, by a two-thirds majority vote of the Directors of ABC. The Board of Directors may assign to the Planning, Policy and Procedures Committee, the task of investigating the matter of removing any Director after a majority vote by the Board.

2. Any removal vote shall be by secret ballot.

3. The removal of an Officer from his/her Officer position shall not prejudice his/her status as a Member of the Board of Directors.

ARTICLE IV

Meetings of the Board of Directors

Section A. The Annual Meeting:

The annual meeting of the Board of Directors shall be held during the month of and at such time as the Chairperson shall determine. At the annual meeting, the Board of Directors shall: elect the officers of ABC for the coming year, select directors to serve as member of the three Standing Committees, conduct other annual business and such other business as may come before the meeting.

Section B. Regular Meetings:

A regular Board of Directors Meeting shall be held at least once each quarter of the year to conduct business.

1. Notice of Board Meetings shall be delivered in writing or by telephone to each director at his/her address or telephone number as shown in the records of ABC.

2. Notification shall not be less than ten (10) days or more than thirty (30) days prior to the meeting. Tentative dates may be decided at regular meetings.

3. Notice of any regular meeting of the Board shall include the place, day, and hour of the meeting. An agenda of the business to be discussed and minutes of the previous meeting shall be included, but additional items of business may be discussed and acted upon at the discretion of the presiding officer.
Section C.  Special Meeting:

1. A special meeting of the Board of Directors may be held at any place, at any time, whenever called by the Chairman, the Executive Committee, or four (4) members of the Board of Directors. The chairman shall be provided with written notice of a call for a special meeting.

2. Notification of a special meeting shall be in accordance with Article III, Section B, and shall include a detailed reason for calling the meeting and the specific issues to be raised.

3. Within two business days after receiving a request for a special meeting the Chairman shall establish the date, hour and place for the meeting which shall be within thirty days of the request.

4. Only those issues set forth in the special meeting notice shall be discussed or acted upon at the Special Meeting.

Section D.  Quorum of Directors:

1. A majority of directors shall constitute a quorum for the transaction of business, except as otherwise provided in these By-laws.

2. Directors may not participate in or vote by proxy at any meeting of the Board of Directors, or of any committee designated thereby. No proxy shall be deemed to constitute attendance for the purpose of constituting a quorum at any such meetings.

3. Directors may participate in a meeting of the Board of Directors, or of any committee designated thereby, by means of a telephone conference call or similar communications whereby all persons participating in the meeting can hear each other. Participation by such means shall constitute presence in person at the meeting, thus establishing a quorum.

ARTICLE V

Committees

Section A.  Standing Committees:

There shall be at least three (3) Standing Committees of the Board of Directors of ABC.

Section B.  Chairperson:

The Chairperson of each committee shall be an Officer.
Section C. Directors:

Each director of ABC shall serve on a Standing Committee with committee membership divided evenly among current directors.

Section D. Committee Members:

Non-directors may be recruited for committee membership based upon their skills and abilities to contribute to the work of the committee. Non-board committee members shall hold no voting privilege.

Section E. Executive Committee:

The Executive Committee shall consist of the three elected officers.

1. The Executive Committee shall exercise only those powers assigned to it by the Board.

2. All action taken by the Executive Committee shall be reported to the full Board of Directors within ten (10) days. Such report shall be in the form of minutes written and sent by the Board Secretary.

3. The Executive Committee shall not have the power:
   a. To elect or remove any Director or Officer of the Board of Directors.
   b. To alter or amend the By-laws.
   c. To approve a plan of merger or consolidation, sale, exchange, mortgage, pledge, or other dispositions of part or all the property or assets of ABC.
   d. To take any action which the Board may reserve to itself or may be reserved in any XYZ policy or program guideline, or any law.
   e. To assume powers delegated to other committees in accordance with these By-laws.
   f. To authorize the dissolution of ABC or revoke proceedings thereof.
   g. To hire, fire or discipline personnel, except in the case of the Executive Director, which must have the approval of the majority of the directors and the Staff/Parish Relation Committee.

Section F. Fiscal and Audit Committee:

The responsibilities of the Fiscal and Audit Committee shall be:
a. Evaluating fiscal procedures, policies and budgets.

b. Arranging, with Board approval, for an annual audit of Program’s financial records.

c. Making recommendations to the Board on fiscal and budget matters.

d. Coordinating with the XYZ accounting office to produce a reporting format for fiscal information to be presented to the Board.

e. Performing such other duties as assigned by the Board of Directors.

f. Preparation of an annual program budget no later than 3 months before the beginning of each fiscal year for approval by the Board of Directors. Upon approval by the Board of Directors, the budget shall be submitted to the Administrative Council for approval. No operating budget shall be implemented without approval of the Board of Directors and the Administrative Council.

Section G. Personnel Committee:
The responsibilities of the Personnel Committee shall be:

a. Conducting an annual performance appraisal of the Executive Director.

b. Performing an annual review of staff salaries, and making necessary recommendations to the Board regarding any staff salary adjustments.

c. Developing written personnel policies, which shall include an employee manual, for submission to the Board. Personnel policies shall become effective only upon adoption by the Board and approval by the Administrative Council. Adopted personnel policies may only be changed by the Board with the approval of the Administrative Council.

d. Conducting an annual review of personnel policies.

e. Performing such other duties as assigned by the Board of Directors.

Section H. Planning, Policy and Procedure Committee:
The responsibilities of the Planning, Policy and Procedure Committee shall be:

a. Evaluating operation and management procedures.

b. Drafting or revising recommended program policies to be submitted to the Board of Directors.
c. Reviewing the goals and direction of ABC and submitting recommendations thereon to the Board.

d. Maintaining an up-to-date program policy manual.

e. Performing such other duties as assigned by the Board of Directors.

Section I. Special Committees:

1. The Board of Directors shall appoint all special committees needed to perform specific tasks as deemed necessary to carry out the mission of ABC.

2. Membership of a special committee may consist of Directors of the Board and non-board members.

3. The Chairperson of a special committee shall be a director of the Board.

4. The duties of a special committee shall be to carry out the Board assigned tasks and bring all recommendations to the Board of Directors for approval.

Section J. Standing or Special Committee Meetings:

1. Committee shall meet at the call of the Chairman of the Board, Committee Chairperson, or by majority of the members of the committee.

2. Notice of meeting shall follow standard practice contained in these By-laws.

3. Recommendations from standing or special committees shall be presented at the next regular or special board meeting.

Section K. Minutes of Board Meetings:

Minutes of regular Board meetings shall be mailed in the packet mailed to all Directors no later than ten (10) days before the next regular meeting of the Board.

Section L. Public Meetings:

All meetings of ABC, including meetings of the Board of Directors and committee meetings, shall be open to the public unless a closed Executive Session is called by a majority vote of the members present to discuss:

a. A personnel action,

b. Pending or proposed litigation, or

c. Other matters that The Book of Discipline would consider appropriate for closed session.
Section M. Parliamentary Authority:

All meetings of ABC shall be governed by Robert’s Rules of Order Newly Revised so long as Robert’s Rules do not conflict with these By-laws.

ARTICLE VI

Resource Development

Section A. Grant Proposals:

The staff of ABC shall actively seek to develop new funding resources including grant monies directly related to ABC’s goals, and at the direction of the Executive Director submit proposals. The Executive Director shall promptly inform all Directors of the Board of the submission of any such proposals and secure the approval of the majority of the Board, and where applicable, the XYZ Administrative Council.

Section B. Approval:

Approval of grants proposals shall be obtained in the manner set forth in Article IV, Section D, of these By-laws.

ARTICLE VII

By-laws

Section A.

These By-laws may be amended, revised or restated at a regular or special meeting of the Board of Directors.

Section B. Notice:

Notice of a meeting to consider an amendment of the By-laws shall be given at least thirty (30) days before the meeting. Notice shall include a draft of the proposed changes. No amendment to the By-laws may be adopted that is contrary or in conflict with XYZ policy and program guidelines, applicable laws and regulations and the policies and practices of the Methodist Church as set forth in The Book of Discipline.

Section C. Vote:

A two-thirds majority of the Directors shall be required to amend the By-laws, subject to approval of the Administrative Council.
Section D. Approval:

Changes in the By-laws shall become effective only upon approval by the Administrative Council.

ARTICLE VIII

Executive Director

Section A. Hiring of an Executive Director:

A committee shall be selected by the Board Chair to review applications for the position of Executive Director. At a minimum the committee must include an existing Executive Director, and a representative of the Staff-Parish Relations Committee. Personnel policy procedures shall be followed in the selection process. Candidates recommended by the committee shall be brought before the Board of Directors for review and evaluation. If the Board of Directors approves a candidate, it shall forward its recommendation, together with the reasons supporting such recommendation to the Staff-Parish Relations Committee for approval. If the Staff Parish Relations Committee approves the candidate, it shall forward its recommendation to the Administrative Council for final approval. Upon receipt of final approval the Board of Directors may hire the candidate as Executive Director.

Section B. Duties and Responsibilities:

1. The Executive Director is directly responsible to the Board of Directors of ABC in all matters of employment and program management. The Executive Director shall perform such duties as outlined in his/her job description, attend all meetings of the Board of Directors, serve as the agent for ABC, and participate in an advisory role to the Board. The Executive Director has no voting rights.

2. The Executive Director shall have the power to hire, manage, and terminate the employment of program support staff. Such actions shall be subject to review by the Board of Directors.

ARTICLE IX

Indemnification

Each director and Officer, whether or not then in office, shall be indemnified by the corporation against all reasonable liabilities, costs and expenses reasonably incurred by or imposed in connection with or rising out of any action, suit or process, in which the director may be involved or to which the director may be made party by reason of being or having been a director or officer of the Corporation. Such expenses include costs of reasonable settlements.
(other than amounts paid to the corporation itself) made with a view of curtailment of costs for litigation.

The Corporation shall not, however, indemnify such director or officer with respect to matters which the director shall be finally adjudged in any such action suit or proceeding, to have acted in bad faith in the performance of his/her duty as such of Officer without authority.

The foregoing right of indemnification is in addition to all other rights to which any director or officer may be entitled as a matter of law.

**ARTICLE X**

**Dissolution**

**Section A. Approval:**

The Board of Directors may vote to recommend dissolution of the Corporation. If the Board of Directors votes to dissolve the Corporation, it shall submit such recommendation, together with the reasons for the recommendation for consideration by the Administrative Council. The Administrative Council may approve the Board’s recommendation, with or without modification, or may reject the Board’s recommendation of Dissolution.

**Section B. Dissolution:**

Except as otherwise provided in these Bylaws, the Corporation will be dissolved upon the effective date of its Articles of Dissolution.

**Section C. Judicial Dissolution:**

If the Administrative Council finds that grounds exist for judicial dissolution under Anywhere, USA Nonprofit Corporation Act, the Administrative Council, acting on behalf of XYZ, may apply to the appropriate court for dissolution of the Corporation.

Adopted ______________________, 20___.

_________________________________
John Q. Doe, Incorporator

_________________________________
Mary Q. Smith, Incorporator