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RIVER'S EDGE COMMUNITY CHURCH, INC.

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**ARTICLES OF RESTATEMENT AND
ARTICLES OF AMENDMENT TO
ARTICLES OF INCORPORATION OF
RIVER'S EDGE COMMUNITY CHURCH, INC.**

1. The current name of the Corporation is **RIVER'S EDGE COMMUNITY CHURCH, INC.**
2. Pursuant to Florida Statutes Sections 617.0701, 617.0821, 617.1002, 617.1006, and 617.1007 the Articles of Incorporation and Constitution of the above referenced Corporation are amended and restated in accordance with the following:
 - A. The Articles of Incorporation of the above referenced Corporation are amended to change the name of this Corporation to **YESHUA'S LOVE BIBLICAL FELLOWSHIP OF SARASOTA, FLORIDA, INC.** and the old corporate name shall be replaced with the new name throughout the Articles of Incorporation of this Corporation.
 - B. The existing Articles of Incorporation and Constitution are hereby revoked in their entirety and are hereby replaced by the **REVISED AND RESTATED ARTICLES OF INCORPORATION** as set forth below.
 - C. **CERTIFICATE:** The restated Articles of Incorporation contain amendments to the Articles of Incorporation. The undersigned hereby certifies that the name change amendment set forth above and the further amendments as described herein, were adopted by the members on October 4, 2014, by written consents of: (i) all of the Board of Elders/Directors, Church Council, and Leadership Team in accordance with Florida Statutes Sections 617.0821, and (ii) those Members entitled to vote on the amendment having the majority votes of the Corporation, which vote was sufficient for approval, in accordance with Florida Statutes Sections 617.0701 and 617.1006.
 - D. The Secretary of State is hereby requested to file these Articles of Amendment in accordance with Chapter 617, Florida Statutes.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Restatement and Articles of Amendment on October 4, 2014.



Raymond L. McNish, President

Prepared By:
 John E. Wickman, Esq.
 Judd, Ulrich, Scarlett, Wickman & Dean, P.A.
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 Florida Bar No. 0046884

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

REVISED AND RESTATED
ARTICLES OF INCORPORATION
OF

YESHUA'S LOVE BIBLICAL FELLOWSHIP OF SARASOTA, FLORIDA, INC.

(formerly known as RIVER'S EDGE COMMUNITY CHURCH, INC.)

We, the undersigned, do hereby join and associate ourselves together for the purpose of continuing the Corporation, not for profit in nature and purpose, in accordance with the laws of the State of Florida, and do jointly and severally subscribe to these Articles of Incorporation.

ARTICLE I

NAME AND ADDRESS

The name of this Corporation shall be YESHUA'S LOVE BIBLICAL FELLOWSHIP OF SARASOTA, FLORIDA, INC. The address of the Corporation's principal place of business is 3231 Gulf Gate Drive, Suite 201, Sarasota, FL 34231, and its mailing address is 3231 Gulf Gate Drive, Suite 201, Sarasota, FL 34231.

ARTICLE II

OBJECTIVES AND PURPOSES

This Corporation is organized exclusively for charitable, educational, religious or scientific purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code).

The general objectives and purposes of this Corporation shall be:

1. We are a Bible believing, commandment honoring, Spirit-filled community, that endeavors to walk with the one, true Living God – YHVH – in a personal relationship based on love and obedience. We are followers and disciples of YHVH's only Son, our Messiah, Yeshua, who is the way, the truth, and the life, and we are open to and depend upon YHVH's mighty Spirit to guide and empower us. We give equal weight to both the TaNaK and the B'rit Hadasha, studying diligently to understand the will of YHVH that is found in His word. We believe that there is one God (YHVH), one book (the Bible), one kingdom (of Elohim YHVH), and one people (Israel). We are a lover of community with other believers with whom we serve and worship in Spirit and truth.
2. It is our intention and prayer that these Articles of Incorporation, together with the Bylaws adopted by the Corporation, will provide a framework and structure that will help us function as a Spirit-filled, biblical community under the guidance and leadership of YHVH, Yeshua, and YHVH's Spirit as we commit ourselves to live in obedience to the Word of YHVH and Yeshua that is written in the scriptures of both the TaNaK ("Old Testament") (TaNaK: T = Torah / Instruction ... N = Nevi'im / Prophets ... K = Ketuvim / Writings) and the B'rit Hadasha ("New Testament").
3. To do all acts and things necessary, convenient or expedient to carry on the above-mentioned purposes.
4. To have all other powers given not for profit corporations under the Laws of Florida.

Notwithstanding any other provision 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 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 corresponding section of any future Federal tax code).

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ARTICLE III

QUALIFICATIONS OF MEMBERS

The qualification of members and manner of admission to membership of the Corporation shall be as regulated by the Bylaws.

ARTICLE IV

TERM OF EXISTENCE

This Corporation shall have perpetual existence.

ARTICLE V

DIRECTORS OF THE ORGANIZATION

The affairs of the Corporation shall be managed by its Board of Directors, subject to the further terms and conditions of the Corporation's Bylaws. The Board of Directors shall consist of at least three (3) Directors who shall be elected, qualified as to their membership and hold office in accordance with the provisions of the Bylaws. Each Elder of the Corporation shall also be deemed to be a Director of the Corporation. Additionally, in order for the Corporation to comply with the requirements of Florida Statutes Sections 617.0803, in the event the Board of Elders/Directors shall at any time be comprised of less than three Elders, the Board of Elders/Directors may by majority vote appoint one or more Directors to fill such vacancy until such time as the Board of Elders/Directors shall be comprised of at least three Elders/Directors. Such appointed Director shall not be deemed to be an Elder unless s/he is confirmed as such in accordance with the Bylaws of the Corporation, and upon the Board of Elders again becoming comprised of at least three members, then, upon the happening of such event, such appointed Director(s) shall be automatically be deemed to be removed as a Director(s) (unless such appointee(s) is/are selected to be an Elder(s)).

ARTICLE VI

NAMES AND ADDRESSES OF CURRENT BOARD OF DIRECTORS

David D. McCoy
4418 Winston Lane
Sarasota, FL 34235

Raymond L. McNish
4867 Elizabeth Avenue
Sarasota, FL 34233

Linda Vanderherchen
700 Orchard Lane
Englewood, FL 34223

ARTICLE VII

INDEMNITY

To the fullest extent permitted by Chapters 607 and 617 of the Florida Statutes (hereinafter referred to as the "statutes"), as the same may be from time to time amended, but subject to all restrictions set forth therein, the Corporation shall indemnify, hold harmless, and advance expenses to, as defined in the statutes, any person, his or her heirs, personal representative, executor, administrator or guardian who was or is a party to any proceeding, as defined in the statutes, by reason of the fact that he or she is or was a director or officer of the Corporation, against liability as defined in the statutes, expenses as defined in the statutes and amounts paid in settlement incurred in connection with such proceeding, including any appeal thereof. This indemnification article shall specifically not apply to persons or entities who are or were employees or agents of the Corporation, but who are not or were not directors or officers of the Corporation.

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ARTICLE VIII

INCOME DISTRIBUTION AND DEDICATION OF ASSETS


The Corporation is a not for profit corporation. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Section 501(c)(3) purposes. 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.

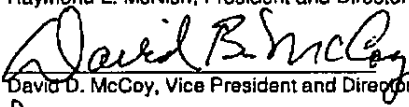
Upon the dissolution or winding up of this Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of the Corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, i.e. charitable, educational, religious or scientific, 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.

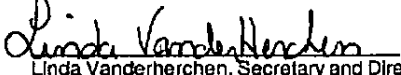
ARTICLE IX

AMENDMENTS

These Articles of Incorporation of the Corporation may be altered, amended or repealed in whole or in part by a majority vote of all members entitled to vote at any regular or special meeting of the Corporation called for that purpose provided that fourteen (14) days advance written notice is provided to each member setting forth the alteration or amendment or substance thereof and a quorum is present. The alteration, repeal or amendment of any Article shall be first adopted by a majority of the Board of Directors at a duly-called meeting at which a quorum is present. The proposed amendment, alteration or repeal of any Article shall be stated in the form of a resolution, which resolution the Directors shall submit to a vote at a meeting of the members as set forth herein. The amended Article shall become effective upon the filing of all fees and approval by the Secretary of State of Florida and shall then be a part of these Articles of Incorporation.


 Raymond L. McNish, President and Director


 David D. McCoy, Vice President and Director


 Linda Vanderherchen, Secretary and Director

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