	753614
(Requestor's Name) (Address) (Address)	200332836702
(City/State/Zip/Phone #) (City/State/Zip/Phone #) (Business Entity Name) (Business Entity Name) (Document Number) Certified Copies Certificates of Status Special Instructions to Filing Officer: Special Instructions to Filing Officer: Office Use Only	08/13/190106300740.75 RECEIVED AUG 1 2 2019

AUG 1 5 2019 I ALBRITTON

COVER LETTER

TO: Amendment Section Division of Corporations		· .	
The Church at Spring + NAME OF CORPORATION:	lill. Inc		
753614 DOCUMENT NUMBER:			
The enclosed Articles of Amendment and fee are submit	ted for filing.		
Please return all correspondence concerning this matter t	o the following:		
Ellen Bilsborough			
	ame of Contact I	^o erson)	
The Church at Spring Hill. Inc			
	(Firm/ Compar	ıy)	
6001 Deltona Blvd			
	(Address)		
Spring Hill, FL 34606			
(C	'ity/ State and Zip) Code)	
office@greatlifechurch.com			
E-mail address: (to be used fo	or future annual re	eport notification)
For further information concerning this matter, please ca	11:		
Ellen Bilsborough	3	352 II	293-7673
(Name of Contact Person)			(Daytime Telephone Number)
Enclosed is a check for the following amount made paya	ble to the Florida	Department of S	tate:
■ \$35 Filing Fee & □ Certificate of Status	\$43.75 Filing Fee Certified Copy (Additional copy enclosed)	is Certifi	Filing Fee cate of Status ed Copy ional Copy is sed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	A D C 20	treet Address imendment Sectio Division of Corpo Difton Building 661 Executive Co allahassee, FL 32	rations enter Circle

Ý.

The Church at Spring Hill, Inc.

(Name of Corporation as currently filed with the Florida Dept. of State)

753614

(Document Number of Corporation (if known)

Pursuant to the provisions of section 617.1006. Florida Statutes, this *Florida Not For Profit Corporation* adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the corporation:

<u>"Company" or "Co," may not be used in the nan</u>	<u>10</u> .	
B. Enter new principal office address, if applic	6001 Deltona Blvd	
(Principal office address <u>MUST BE A STREET</u> .		
C. <u>Enter new mailing address, if applicable:</u> (Mailing address <u>MAY BE A POST OFFICE</u>	6001 Deltona Blvd	
(muning una) (33 <u>-1-1 - 11 - 11 - 03 (- 01 - 11 - 1</u>	Spring Hill, FL 34606	
D. <u>If amending the registered agent and/or reg</u> new registered agent and/or the new registe	istered office address in Florida, e	
D. <u>If amending the registered agent and/or reg</u>	istered office address in Florida, e red office address:	
D. <u>If amending the registered agent and/or reg</u> new registered agent and/or the new registe	istered office address in Florida, e red office address: Reverend Stephen W Bilsborough 6001 Deltona Blvd (Flor	
D. <u>If amending the registered agent and/or reg</u> new registered agent and/or the new registe <u>Name of New Registered Agent</u> :	istered office address in Florida, e red office address: Reverend Stephen W Bilsborough 6001 Deltona Blvd (Flor	1



Page 1 of 4

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, as address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

۰.

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There i a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: <u>X</u> Change <u>X</u> Remove <u>X</u> Add	<u>V</u> <u>M</u> i	hn <u>Doe</u> ike Jones Ily Smith	
<u>Type of Action</u> (Check One)	Title	Name	<u>Addres</u> s
1) Change	P	Danial L Cole	Rt 8 Box 2700
Add			Port Richey. FL 33568
X Remove			
2) Change	<u>v</u>	Geri G Cole	Rt & Box 2700
Add			Port Richey, FL 33568
X Remove			
3) Change	Τ	Bill LeClair	330 Thirteenth Ave
Add			Leisure Hills
X Remove			Brooksville, FL 33512
4) Change	S	Anthony Pinero	Rt 2 Lot 135
Add			Long Lake Dr
X Remove			Port Richey, FL 33568
5) Change	P	Stephen Bilsborough	13046 Fellowship Ln
X Add			Weeki Wachee, FL 34614
Remove			
6) Change	VT	Ellen Bilsborough	13046 Fellowship Ln
X Add			Weeki Wachee, FL 34614
Remove			

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, an address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

• .

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There i a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: <u>X</u> Change <u>X</u> Remove <u>X</u> Add	<u>V</u> <u>M</u>	<u>hn Doe</u> ike Jones Ily Smith	
<u>Type of Action</u> (Check One)	<u>Title</u>	Name	<u>Address</u>
1) Change	<u>S</u>	Jennifer Harvey	11482 Mandlin Rd
XAdd			Weeki Wachee, FL 34614
Remove			
2) Change			
Add			·
Remove			
3) Change			
Add			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add			
Remove		Page 2 of 4	

Amended

ARTICLES OF INCORPORATION OF THE CHURCH AT SPRING HILL, INC A NON PROFIT CORPORATION

We, the undersigned, hereby associate together for the purpose of becoming incorporated under the Laws of the State of Florida, applicable to corporations not for profit, and respectfully petition the Secretary of State for approval of such incorporation under the following proposed ARTICLES OF INCORPORATION.

ARTICLE I NAME OF CORPORATION AND LOCATION

The name of this corporation shall be The Church at Spring Hill, In and its location shall be : 6001 Deltona Blvd., Spring Hill, Florida 34606

ARTICLE II PURPOSE AND GENERAL NATURE

The purpose of this body shall be to provide regular opportunity for CHRISTIAN WORSHIP, together with teaching, training, and ministry through a program of Christian education; to proclaim the GOSPEL to as many as possible; to receive and disburse tithes and offerings in support of its ministries; to provide ministry to as many as possible; and to perform such other acts as may be required or necessary to accomplish the above.

The general nature and object of this body, which shall also be referred to as a church, shall be religious, educational, and benevolent; and, as such shall have all powers incident to organizations of such character.

ARTICLE III MEMBERSHIP

1. Members of The Church at Spring Hill, INC. will consist of those persons who voluntarily submit themselves as participants of the church and who meet the following conditions:

a. Confession and Repentance of all sin. b. Faith in Jesus Christ as Savior and Lord. c. Acceptance of the Charter and By-Laws as evidence of unity and harmony in the Fellowship of Believers.

Persons meeting in the above conditions, after interview with the President or other officer or Elders appointed, will, upon approval, be accepted into membership.

2. Membership is terminated whenever a member requests it or when participation in the Church ceases except for reasons beyond members control.

3. Disciplinary action will be taken when necessary and in accordance with the teaching in Matthew 18.

ARTICLE IV TERM OF EXISTENCE

The term for which this Corporation shall exist be perpetual.

· · · ·

ARTICLE V NAMES AND RESIDENCES OF THE SUBSCRIBERS

The names and residences of the persons who are subscribers are:

Reverend Stephen W. Bilsborough 13046 Fellowship Lane Weeki Wachee, FL 34614

Reverend Ellen J. Bilsborough 13046 Fellowship Lane Weeki Wachee, FL 34614

Mrs. Jennifer Harvey 11482 Mandlin Rd Weeki Wachee, FL 34614

ARTICLE VI GOVERNMENT

.

The affairs of this Corporation shall be managed by the following officers: PRESIDENT, VICE PRESIDENT, SECRETARY, and TREASURER.

The officers shall be elected annually by the Board of Directors at a meeting called for that purpose and is provided in the By-Laws of this Corporation.

ARTICLE VII OFFICERS

The names of the officers who are to serve until the first election of officers and these Articles of Incorporation are:

PRESIDENT Reverend Stephen W. Bilsborough

VICE PRESIDENT Reverend Ellen J. Bilsborough

TREASURER Reverend Ellen J. Bilsborough

SECRETARY Mrs. Jenifer Harvey

ARTICLE VIII BOARD OF DIRECTORS

The business affairs of this Corporation shall be managed by the Board of Directors. This corporation shall have four (3) Directors initially. The number of Directors may be increased from time to time as provided in the By-Laws of this Corporation, but shall never be less than three (3).

The Board of Directors shall be members of this Corporation.

The members of the Board of Directors shall be elected annually and hold office in accordance with the By-Laws of this Corporation.

ARTICLE IX BY-LAWS

· · ·

The Board of Directors of this Corporation may provide such By-Laws for the conduct of the business of this Corporation and the carrying out of its purpose as they may deem necessary from time to time. The By-Laws of this Corporation may be amended, altered or rescinded by a two-thirds (2~3) vote of the members of the Board of Directors present at any regular or special meeting called for that purpose, upon sixty (14) days notice to each member of the Board of Directors, which notices may be individually waived by each.

ARTICLE X AMENDMENT OF the ARTICLES OF INCORPORATION

These articles of Incorporation may be amended at a regular or special meeting of the Board of Directors provided sixty (14) days notice of said proposed amendment is given to each member of the Board of Directors, which notice may be individually waived by each.

An affirmative vote of two-thirds (2 < 3) of the members of the Board of Directors shall be required in order to approve and pass said amendment.

ARTICLE XI CORPORATION DISSOLUTION

In the event of dissolution, the residual assets of this Corporation will be turned over to Great Life Church, Inc. 14494 Cortez Blvd. Brooksville, FL 34613, which is itself exempt as an organization described in Sections 501 (c) (3) and 170 (3) of the Internal Revenue Code of 1954.

ARTICLE XIII REGISTERED AGENT

The name of the initial registered agent for this Corporation at its initial registered office set in Article I of these Articles of Incorporation is Stephen W Bilsborough.

IN WITNESS WHEREOF, We, the undersigned, being all in the incorporators of this Corporation, hereby affix our hands and seals this $\frac{2}{2}$ day of August, 2019.

State of Florida County of Hernando

The foregoing instrument was acknowledged before me this _____ day of August, 2019 by Reverend Stephen W. Bilsborough



REVEREND STEPHEN W. BILSBOROUGH

(MI Notary Publid My Commission expires:

State of Florida County of Hernando

The foregoing instrument was acknowledged before me this $\underline{6^n}$ day of August, 2019 by Reverend Stephen W. Bilsborough



REVEREND ELLEN J. BILSBOROUGH

G KC

Notary Public My Commission expires: May 3, 2032

JENNIFER A HARVEY State of Florida-Notary Public Commission # GG 214003 My Commission Expires May 03, 2022

State of Florida County of Hernando

The foregoing instrument was acknowledged before me this _____ day of August, 2019 by Reverend Stephen W. Bilsborough

MRS. JENNIFER HARVEY



Notary Public

My Commission expires: Nov. 1, 2022.

(attach additional sheets, if i	ditional Articles, enter	change(s) nere:	
(attach adattonat sneets, ij)	necessary). (ве specy	(C)	
- <u></u>			
		······································	
······································			
			

The date of each amendment(s) adoption: ______

date this document was signed.

Effective date <u>if applicable</u>:

(no more than 90 days after amendment file date)

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Adoption of Amendment(s)

(CHECK ONE)

The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

	08/01/2019	
Dated		
	501	
Signature	X the second	
	(By the chairman or vice chairman of the boa	urd_president-or-other o

(By the chairman or vice chairman of the board president or other officer if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

Reverend Stephen Bilsborough

(Typed or printed name of person signing)

President

(Title of person signing)