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AMENDED ARTICLES OF INCOPORATION OF GREATER HARVEST MINISTRIES OF QUINCY FLORIDA, INC.

ARTICLE I

The name of this corporation shall be GREATER HARVEST MINISTRIES OF QUINCY FLORIDA, INC.

ARTICLE 11

The location of this corporation shall be 14602 MAIN STREET GRETNA, FL 3235

ARTICLE III

The general nature of the objects and purposes of this corporation shall be:

- A. This purpose for which the Greater Harvest Ministries of Quincy Florida, INC. is organized exclusively for **RELIGIOUS**, **CHARITABLE AND EDUCATIONAL** purposes within the meaning of section 501 © 3 of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law. This organization is not organized for the private gain of any person. It is organized under the **NON-PROFIT RELIGIOUS COPORATION LAW** exclusively for religious, charitable and educational purpose.
- B. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under section 501 © 3 of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- C. The specific purpose of this corporation is to facilitate social and economic development in communities located in the state of Florida.
- D. To acquire Title to real property and personal property either by purchase, gift or otherwise as owned in fee simple.
- E. To buy, own, hold, contract, improve, mortgage, rent, lease, sell, convey, and otherwise acquire and dispose of real, personal, or mixed property or any rights, interest, or any estate therein as owner or otherwise.
- F. To construct, build, repair, maintain, operate, and lease buildings or other improvements on property owned or controlled by said corporation.
- G. To borrow money and contract debts, issue bonds, promissory notes, bills of exchange, debentures and other obligations and evidence of indebtedness payable at specific time or event, whether secured by mortgage, pledges or otherwise, secured for money borrowed or in payment for property purchased or acquired or any other lawful object or objects.
- H. That the said corporation shall support the doctrine and it and all its property both real and personal shall be subjects to the laws of **Greater Harvest Ministries Of Quincy Florida**, **Inc**. as are now or shall be from time to time established, made and declared by the lawful authority of the said church.

ARTICLE IV

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MEMBERSHIP

The membership of this corporation shall constitute all person herein after named as subscribers and Directors and other persons as from time to hereafter, may become members, in the manner provided in the By-laws of the GREATER HARVEST MINISTRIES OF QUINCY FLORIDA, INC.

ARTICLE V

BOARD OF DIRECTOR

The Board of Directors shall manage the business affairs of this corporation. The Board of Directors shall be members of the corporation. Members of the board of Directors shall be elected and hold office in accordance with the By-laws. There shall be at least three Directors and shall never be more than seven. (The name and addresses of the three persons who are to serve as Directors for the ensuing year or until the meeting of the corporation are:)

DR. GERALD THOMAS, SR. 602 NORTH 9TH STREET QUINCY, FL 32351

> JESSE PENNYWELL 847 SIKES STREET QUINCY, FL 32351

BARBARA MARTIN 236 IVEY DRIVE QUINCY, FL 32351

The board of Directors of this corporation may provide such By-laws for the conduct of this business and the carrying out of its purpose as it deem necessary from time to time. Said business also shall conform to the provision of Section 501© (3) of the Internal Revenue code of 1986 as amended which sets out the regulation of activities for a non-profit corporation.

ARTICLE VI

AMENDMENT TO ARTICLES OF INCORPORATION

The articles of incorporation may be amended at a special meeting of the membership called for that purpose by a majority vote of those present.

The By-laws of this corporation shall include the amended articles which may be approved by the membership from time to time, enacted, authorized and declared by the a quorum of members attending a duly call meeting for this purpose; and no By-laws inconsistent with the provision of the Incorporation shall be adopted. The members of this corporation shall be the members of the Local Community and other bodies as local law permits or require.

ARTICLE VII

DISPOSITION UPON DISSOLUTION

If for any reason this corporation shall cease to exist as a legal entity and its Charter shall expire or terminate, the title to all property, both real and personal shall be vested in the board of Directors of the GREATER HARVEST COMMUNITY ENPOWERMENT MINISTRIES. Upon dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a non-profit fund, foundation or corporation which is organized and operated exclusively for religious purposes and which has established its tax exempt status under IRC Section 501 © (3) and 170 © (2) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

IN WITNESS WHEREOF WE, the undersigned Subscribers, Directors have hereunto set our hand this 1.5^{41 t} day of March 2007, for the purpose of forming this corporation not for profit under the laws of first the state of Florida.

DR. GERALD THOMAS, SR.

JESSÉ PENNYWELI

BARABARA MARTIN

The date of adoption of the amendment(s) was: March H 2007
Effective date if applicable:
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.
Signature Davae Mal
(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.)
(Typed or printed name of person signing)
(Title of person signing)

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