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CORPORATION SERVICE COMPANY.

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NAME: EAST PASCO PRESBYTERIAN CHURCH, INC.

XX ____ ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX ____ CERTIFIED COPY

CONTACT PERSON: Kimberly Moret - EXT. 2949

EXAMINER'S INITIALS:

ARTICLES OF INCORPORATION

OF

EAST PASCO PRESBYTERIAN CHURCH, INC.

The undersigned, **BEN VUOLO, JOHN CLARK, PETE ROTOLO, and JOHN VOSTEEN** hereby associate ourselves together for the purpose of organizing a not for profit corporation under the provisions of Chapter 617 of the Florida Statutes and all acts amendatory thereto, and to that end, certify as follows:

ARTICLE I: NAME

The name of the Corporation is EAST PASCO PRESBYTERIAN CHURCH, INC.

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The term of existence of the Corporation is perpetual.

P I NUL T ⊳ Ģ Ē

ARTICLE III: PURPOSES

1. <u>Permitted Activities</u>. The purposes for which the Corporation is organized are to receive and maintain real or personal property, or both, and, subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary, athletic or educational purposes either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3)of the Internal Revenue Code and regulations issued pursuant thereto as they may now exist or as they may hereafter be amended. The Corporation shall have any and all lawful powers provided in Florida Statutes that are not in conflict with these Articles.

2. <u>Prohibited Activities</u>. This Corporation is not organized for a pecuniary profit. There shall be no power to issue certificates of stock or declare dividends and no part of the Corporation's earnings, assets or accumulations shall inure to the benefit of any member, director, or individual. Notwithstanding any other provision of these Articles, this Corporation will not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law, or(b) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or any other corresponding provision of any future United States Internal Revenue United States Internal Revenue Law. In particular, the Board of Directors shall not, nor shall it allow members, subscribers, officers or employees of the Corporation to, on behalf of the corporation:

(a) Allow any part of the net earnings to inure to the benefit of a private individual including any member, director, officer or subscriber of this Corporation.

(b) To carry on propaganda or to attempt to lobby or influence legislation.

2

(c) To intervene in any political campaign or to endorse any candidate for public

office.

(d) To do any of the following:

(1) Lend any part of the Corporation's income or corpus without adequate security and a reasonable rate of interest to;

(2) To pay excessive salaries or other compensation over a reasonable

allowance to;

(3) To make any part of the Corporation's services available on a

preferential basis to;

(4) To make substantial purchase of securities or other property for less

than adequate consideration from;

(5) Sell any substantial part of the property of the Corporation for less

than an adequate consideration; or

(6) To engage in any other transaction which results in substantial

diversion of the Corporation's income, assets or corpus to:

The subscribers, officers or directors of the corporation or to any person who has made a substantial contribution to the corporation, or to any brother or sister, (whether by the half or whole blood), spouse, ancestor or lineal descendant of the foregoing or to any corporation controlled by any of the foregoing either directly or indirectly of fifty-one percent (51%) of the total combined voting power of such corporation.

(e) To violate the provision of Florida Statutes, Chapter 617, where applicable.

ARTICLE IV: DISSOLUTION

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future law, or to the Federal, State or local governments for exclusive public purposes.

ARTICLE V: DIRECTORS

There shall be at least three (3) Directors as members of the initial Board of Directors of the Corporation. The number of Directors may be increased by the affirmative vote of the members as provided in the By-Laws. The Directors are elected as provided in the By-Laws. The names and addresses of the persons who are to serve as Directors until the first election thereof are as follows:

<u>Name</u>	<u>Address</u>
JOHN CLARK	9621 Silverbend Drive Dade City, FL 33525
PETE ROTOLO	5540 Passing Pine Lane Zephyrhills, FL 33541
JOHN VOSTEEN	3227 Anata Drive Zephyrhills, FL 33541
BEN VUOLO	22939 Glen Court Land O' Lakes, FL 34639

4

ARTICLE VI: OFFICERS

The affairs of the Corporation are to be managed by a President, Vice-President, Secretary and a Treasurer. The Board of Directors may create other offices. All officers will be appointed by the Board of Directors annually at the regular annual meeting of the Board of Directors. The names of the persons who are to serve as officers until the first appointment of officers under these Articles of Incorporation and their respective offices are:

<u>Name</u>	Office
JOHN CLARK	President
PETE ROTOLO	Vice President
BEN VUOLO	Secretary
JOHN VOSTEEN	Treasurer

ARTICLE VII: MEMBERS

The Corporation shall have members. The qualifications for membership are an interest in running and a willingness to support the activities sponsored by the Corporation.

ARTICLE VIII: BY-LAWS

The By-Laws of the Corporation are to be made, altered, or rescinded by the Directors of the Corporation or by the Members.

ARTICLE IX: AMENDMENTS TO ARTICLES

The right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, is reserved to the Board of Directors and the Members as specified under the laws of Florida.

ARTICLE X: PRINCIPAL OFFICE AND REGISTERED OFFICE

The principal office of the corporation shall be located at 22939 Glen Court, Land O' Lakes, Florida 34639.

The name and street address of the initial registered agent of the corporation in the State of Florida is: **BEN VUOLO, 22939 Glen Court, Land O' Lakes, Florida 34639**. The Board of Directors may, from time to time, appoint a substitute registered agent and move the registered office or the principal office, or both, to any other address in the State of Florida.

ARTICLE XI:
INCORPORATORS

The names and residence addresses of the subscribers of the Articles of Incorporation are:

<u>Name</u>

Address

BEN VUOLO

22939 Glen Court Land O' Lakes, FL 34639 IN WITNESS WHEREOF, we have subscribed our names this 1/5 day of June, 2007.

BEN VUOLO, Incorporator

STATE OF FLORIDA

COUNTY OF PASCO

The foregoing instrument was acknowledged before me this $\frac{15^{44}}{1000}$ day of June, 2007, by **BEN VUOLO**, who is personally known to me or who has produced a Drivers License as identification.

Printed Name: Notary Public My Commission Expires: Serial Number:

Carolt Whitman

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CAROL L. WHITMAN Notary Public, State Of Florida My Commission Expires, August 24, 2010 Commission No. # DD588887

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501 OR 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is: EAST PASCO PRESBYTERIAN CHURCH, INC.

2. The name and address of the registered agent and office is:

BEN VUOLO 22939 Glen Court Land O' Lakes, FL 34639

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

JOYO

Date)

