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ARTICLES OF INCORPORATION OF DEEPER LIFE CHRISTIAN CENTER, INC.

The undersigned, acting as incorporator of Deeper Life Christian Center, Inc., under the Florida Not For Profit Corporation Act, adopts the following Articles Incorporation:

ARTICLE I - NAME

The name of the corporation is: Deeper Life Christian Center, Inc.

ARTICLE II - ADDRESS

The principal place of business and mailing address of this corporation shall be: 2522 NE Capital Circle, Suite 14, Tallahassee, Florida 32308

O8 FEB 20 PH 2: 31 SECRETARY OF STATE TALL AHASSEE FLORING

ARTICLE III – DURATION

The corporation will exist perpetually.

ARTICLE IV - PURPOSE

The corporation is organized as a corporation not for profit, exclusively for charitable, religious, educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, including but not limited to the following: to establish and maintain an independent Christian church, to support and send forth missionaries that the Corporation deems worthy of support, and to provide a place of public worship, and to establish, maintain, and conduct schools, mission churches, mission stations, and other religious educational and charitable work to that end. Further, the corporation may engage in other activities designed or intended to accomplish such purposes. To these ends, the corporation may do and engage in any and all lawful activities that may be incidental or reasonably necessary to any of these purposes, and it shall have and may exercise all other powers and authority now or hereafter conferred upon corporations not for profit in the State of Florida.

The specific purposes for which this corporation is organized are to operate exclusively for religious, charitable, educational and distinct ecclesiastical purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954, as amended, or any superseding statute thereto, and such purposes shall include the following:

- a) To organize and assemble people of the Christian faith for the purposes of propagating the precepts of the Christian religion, customs, and principles.
- b) To conduct a local church by the direction of the Lord Jesus Christ and under the leadership of the Holy Spirit in accordance with all the Commandments and

provisions as set forth in the Holy Bible, the irrevocable Word of God.

- c) Pursuant thereto, the following activities and guidelines shall be established:
 - A recognized creed, code of doctrine, discipline and form of worship shall be established.
 - (2) An ecclesiastical form of government shall be established.
 - (3) Ordination of elders and deacons upon completion of the prescribed course of study, designated by this church ministry.
 - (4) A Presbytery shall be established to minister to the congregation.
 - (5) Establishment of a congregation membership based upon acceptance of a recognized creed and belief, and support of the church.
 - (6) Spread the Word of the Gospel through seminars, radio, television, establishment of church literature, and other forms of mass media for the purpose of educating the individual in the Word of God.
 - (7) Establishment of various religious services pursuant to the recognized creed, form of worship, code of doctrine and discipline of the church and the establishment of Sunday Schools and religious schools for Christians and educational instruction to the young.
 - (8) Establishment of a Bible Training School or School of Theology (not considered an accredited educational institution) for the preparation of ministers
 - (9) Minister the Word of God to the faithful, and all others.
 - (10) Promote and encourage, through the ministry of the organization, cooperation with other affiliate organizations.
 - (11) To acquire and hold such property, either real or personal, for church purposes, as may be necessary for its membership and the worship of God.

ARTICLE V – LIMITATIONS ON CORPORATE POWER

The corporate powers of the corporation are as provided in Section 617.0302, Florida Statutes, except to the extent such powers are limited by the following provisions of this Article:

a) No part of the assets or net earnings of the corporation shall inure to the benefit of, or be distributable to its members, 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 the purposes set forth in Article IV hereof.

- b) Substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation (except to the extent permitted pursuant to an election made under Section 501(h) of the Internal Revenue Code), and the corporation shall not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of, or in opposition to, any candidate for public office.
- c) Notwithstanding any other provision of these Articles, the corporation shall not carry *on any* activities not permitted to be carried on (i) by a corporation qualifying for exemption from federal income tax as an organization described in Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (ii) 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.

ARTICLE VI – MEMBERS

The qualification for members and the manner of their admission will be as provided in the bylaws. The rights exercisable by members will also be as provided in the bylaws.

ARTICLE VII – REGISTERED AGENT

The corporation designates 118 Salem Court, Tallahassee, FL 32301, as the street address of the registered office of the corporation and the firm of Angela Moss Poole LLC as the corporation's registered agent at that address to accept service of process within this state.

ARTICLE VIII - INITIAL BOARD OF DIRECTORS

The number of directors may be either increased or diminished from time to time, as provided in the bylaws, but will never be less than five (5). The method of election or appointment of the directors shall be as provided in the bylaws.

President -

Darrin Rich, 2522 NE Capital Circle, Suite 14, Tallahassee, FL 32308

Vice-President, Secretary, Treasurer -

Emily Moore-Rich, 2522 NE Capital Circle, Suite 14, Tallahassee, FL 32308

Directors:

MB Jefferson, 3300 N. Nebraska Ave, Tampa, FL 33603

Corey Poole, P.O. Box 4045, Tallahassee, FL 32315

David Eggleston, P.O. Box 180873, Tallahassee, FL 32317

ARTICLE IX - INCORPORATOR

The name and street address of the incorporator is as follows:

Darrin Rich, 2522 NE Capital Circle, Suite 14, Tallahassee, Florida 32308

ARTICLE X - DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XI – INDEMNIFICATION

a) The corporation shall indemnify any person who is or was a party to any proceeding by reason of the fact that such person is or was a director or officer of the corporation or of any corporation not for profit of which the corporation is a member, to the fullest extent not prohibited by law, for actions taken in the capacity of such person as a director or officer of the corporation or of any corporation not for profit of which the corporation is a member. To the fullest extent not prohibited by law, the corporation shall advance indemnification expenses for actions taken in the capacity of such person as an officer or director, within twenty (20) days after receipt by the corporation of (1) a written statement requesting such advance, (2) evidence of the expenses incurred, and (3) a written statement by or on behalf of such person agreeing to repay the advanced expenses if it is ultimately determined that such person is not entitled to be indemnified against such expenses.

b)The corporation by action of its board of directors, in its sole discretion, may indemnify any person who is or was a party to any proceeding, by reason of the fact that such person is or was an employee or agent of the corporation or of any corporation not for profit of which the corporation is a member, to the fullest extent not prohibited by law, for actions taken in the capacity of such person as an employee or agent of the corporation or of any corporation not for profit of which the corporation is a member.

c)The corporation by action of its board of directors, in its sole discretion, may advance indemnification expenses for actions taken in the capacity of such person as an employee or agent, after receipt by the corporation of (1) a written statement requesting such advance, (2) evidence of the expenses incurred, and (3) a written statement by or on behalf of such person agreeing to repay the advanced expenses if it is ultimately determined that such person is not entitled to he indemnified against such expenses. Absent specific action by the board of directors, the authority granted to the board of directors in this paragraph (b) shall create no rights in the persons eligible for indemnification or advancement of

expenses and shall create no obligations of the corporation relating thereto.

Adopted February 12, 2008

Incorporator

Registered Agent:

Witness

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SECRETARY OF STATE
TALLAHASSEF, FLORIO