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MRD

O9 SEP -1 PH 3: 08
SECRETARY OF STATE
TALLAHASSEF FLORING

1009-32904

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Christian PROPOSED CO	Science	Society	of	Gainesville	, Fl.	Inc
	PROPOSED CO	DRPORATE NA	ME – <u>MUST</u>	NCLU	JDE SUFFIX		

Enclosed is an original and one (1) copy of Reinstatement/Reincorporation and a check for:

FEES:	

Filing Fee

\$35.00

Registered Agent

\$35.00

Annual Reports for 1993 through present year

\$61.25 per calendar year

OPTIONAL:

Certified Copy \$8.75 (plus \$1 per page over 8, not to exceed a maximum of \$52.50) Certificate of Status \$8.75

Sandra M. Lamme
Name (Printed or typed)
2732 SW 4th Pl. Address
Address
Gainesville F1. 32607 City, State & Zip
City, State & Zip
352 - 514 - 1840 Daytime Telephone number
Daytime Telephone number
smlamme@ufl.edu
E-mail address: (to be used for future annual report notification)

RECEIVED DEPARTMENT OF STATE

09 SEP - 1 AM 11: 18



FLORIDA DEPARTMENT OF STATE Division of Corporations

July 17, 2009

CHRISTIAN SCIENCE SOCIETY OF GAINESVILLE, FL INC 3010 NW 16TH AVE GAINESVILLE, FL 32601

SUBJECT: CHRISTIAN SCIENCE SOCIETY OF GAINESVILLE, FLORIDA, INC.

Ref. Number: W09000032904

We have received your document-for CHRISTIAN SCIENCE SOCIETY OF GAINESVILLE, FLORIDA, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The fees to reinstate the corporation are as follows: \$35.00 filing fee, \$35.00 registered agent designation, \$52.50 certified copy fee (optional), and \$61.25 annual report/uniform business report fee per year for the years 1993 through the current year. The total fee to file the reinstatement/reincorporation or reinstatement/registration is \$1067.50, therefore; there is a balance due of \$980.00.

You must list at least one incorporator with a complete business street address.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6879.

Letter Number: 809A00024698

Ruby Dunlap Regulatory Specialist II New Filing Section

APPLICATION FOR REINSTATEMENT AND REINCORPORATION OF LEGISLATIVELY OR JUDICIALLY CHARTERED NOT FOR PROFIT CORPORATION

IN COMPLIANCE WITH s. 617.1623(1)(d), FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REINSTATE AND REINCORPORATE A NOT FOR PROFIT LEGISLATIVELY OR JUDICIALLY CHARTERED CORPORATION WHICH WAS DISSOLVED ON JULY 2, 1992, PURSUANT TO s. 617.1623(1)(c):

`	, ,					
11	First Chur Name	of corporation ex	Christ, Sch	entist gislative or jud	Cainesu, icial charter.	lle Florida
2	3010 N	Street address s address will be u	of the principal office of used for the mailing of co	f the corporation ann	- . 3260 on. ual reports)	5
3	· · · · · · · · · · · · · · · · · · ·		uary 25, islative or judicial incorp	•	. ,	SECRETAR
5. Name, a	nber <u>5</u> <u>9</u> - <u>0</u> <u>0</u> address and title of ional page if necessar	current officers	E FEIN	lumber applied lumber not req		PH 3: 08
Title	Name		Street Address		City/St	ate/Zip
Mrs .	Lisa	Danis	1605 NW 14	th Ave	Gainesi	IL, Fl 32605
Mrs.	Sandra	Lamme	2732 SW 4			'
₩ r\$ ·	Barbara	Wachna	4643 SW	105th Dr.	Garnesulle	F1 32608
			and all amendments t			

Name and capacity of person signing application (see S. 617.10201(6))

FILED

09 SEP - 1 PM 3: 08

SECRETARY OF STATE
TALLAHASSEE FLORIDA

CERTIFICATE OF REINCORPORATION

The undersigned officer of First Church Christ, Scientist, of Gainesville, Florida, after having been duly authorized, hereby certifies that the acceptance of Florida Statue Chapter 617 of the Florida Not for Profit Corporation Act and the issuance of this Certificate of Reincorporation were both duly authorized by a duly called meeting of its members.

The following is the Certificate of Reincorporation of the corporation which upon filing of the Certificate with the Florida Secretary of State shall become the Articles of Incorporation of the corporation.

ARTICLE I. NAME

This corporation shall be named Christian Science Society of Gainesville, Florida, Inc. formerly known as First Church of Christ, Scientist of Gainesville, Florida.

ARTICLE II ADDRESS

The street and mailing address of this corporation and its principle place of business shall be 3010 NW 16th Ave., Gainesville, Florida, 32605 and the Registered Office and Registered Agent shall be at the same address. The corporation appoints as its initial Registered Agent, Patricia Zabriskie.

ARTICLE III PURPOSE

The general nature and objects of the corporation and the purposes to be transacted, promoted and carried on are all or any of the things herein set forth, as fully and to the same extent as natural persons might or could do namely:

To promote the spiritual and religious welfare of its members through and by the Christian Science religion, subject to The Manual of The Mother Church, The First Church of Christ Scientist, Boston, Massachusetts, by utilizing the united efforts of the members of this corporation for the purpose of purchasing, equipping property for the conduct of the worship of a church, the assembly of its members, and for the care of all church activities of every kind and character of this corporation; to instill in its members the spirit of Christian living according to the Manual of The Mother Church, The First Church of Christ, Scientist, of Boston, Massachusetts; to obtain for its members necessary improvements in its church plant and equipment, and to provide for the repair,

maintenance, management and operation thereof in the interest of its said members in order to further the objects and purpose of the Christian Science Religion.

To buy, sell, hold or improve real estate and fixtures, and personal property incidental thereto or connected therewith, and with that end in view to acquire by purchase or otherwise lands, tenements, hereditaments or any interest therein, and to improve the same and generally to hold, manage, deal with and improve the property of the said corporation, and to sell, mortgage, pledge or otherwise dispose of the lands, tenements, hereditaments or other property of the corporation, subject always to the laws, uses and appointments of The Manual of The Mother Church, The First Church of Christ, Scientists, Boston, Massachusetts and the discipline thereof; and likewise subject to said Manual, to make, enter into, perform and carry out contracts for construction, altering, maintaining, furnishing, fitting and improving the buildings and property of said corporation, and to erect new buildings; and advance money to and enter into contracts and arrangements with builders, property owners and others: to purchase, own and acquire personal and real property: to purchase, own, sell, mortgage, pledge, encumber or dispose of personal or mixed property, subject to The Manual of The Mother Church, The First Church of Christ, Scientist, of Boston, Massachusetts; and to borrow money when necessary for the purpose of this corporation, and to issue corporation notes, obligations or bonds thereof and to secure the same by mortgage or deed of trust, subject to The Manual of The Mother Church, The First Church of Christ, Scientist, Boston, Massachusetts and the terms and conditions of the By-Laws of this corporation that may be adopted consistent with The Manual of The Mother Church, and when so authorized, in accordance with the laws of the State of Florida, to transact any business necessary and incident to the spiritual and religious welfare of the members of the Christian Science religion and to perform such acts as are desirous or necessary to the best interest of the corporation and the members of said corporation, and as are permitted by the laws of the State of Florida.

Generally to have all powers necessary, needful, or desirable in exercising any of the foregoing powers and for the full and compete exercise of the rights and privileges herein specifically or generally described: to do any and all things necessary, suitable and proper for the accomplishment of any of the purposes or for the exercise of any of the powers herein set forth. Said corporation is organized exclusively for religious purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code.

ARTICLE IV QUALIFICATION OF MEMBERS AND MANNER OF ADMISSION

Any and all persons must make an application to become a member of this corporation, Christian Science Society of Gainesville, Florida Inc. The Board of Directors, after proper review of the qualifications of the applicant may approve with a majority vote the applicant for membership. An applicant approved for membership shall remain a member so long as he shall comply with the rules, regulations and by-laws of the corporation as the same shall be made, promulgated or amended from time to time and shall comply with The Manual of The Mother Church.

ARTICLE V. CORPORATE EXISTENCE

The corporation shall exist perpetually, unless sooner dissolved by law.

ARTICLE VI. NAMES AND RESIDENCES OF DIRECTORS

The names and residences of the Directors hereto are the duly qualified, appointed and acting members of the Board of Directors of the First Church of Christ, Scientists of Gainesville, Florida now to be know as the Christian Science Society of Gainesville, Florida, Inc., elected and organized and as prescribed in the by-laws the corporation and The Manual of The Mother Church, are as follows:

NAME ADDRESS

Mrs. Lisa Davis 1605 NW 14th Ave. Gainesville, Florida, 32605, Chairman of the Board

Mrs. Sandra Lamme 2732 SW 4th Pl. Gainesville, Florida, 32607

Mrs. Barbara Wachna 4643 SW 105th Dr. Gainesville, Florida, 32608

ARTICLE VII THE BOARD OF DIRECTORS AND THE CORPORATION'S OFFICERS WHO ARE TO MANAGE THE AFFAIRS OF THIS CORPOARTION UNTIL THE ELECTION

AND QUALIFICATION OF THEIR SUCCESSORS

The affairs of this corporation are to be managed by a Board of Directors and the following officers: a First and Second Reader; a Chairman of the Board; a Clerk; and a Treasurer. The qualifications and the manner of electing the Board of Directors and these officers shall be as set forth in the by-laws of this corporation, as amended from time to time.

ARTICLE VIII. BY-LAWS

The by-laws of this corporation shall be made and approved by the membership and shall be subject to and consistent with The Manual of The Mother Church, The First Church of Christ, Scientist, of Boston, Massachusetts, and the same may be made, amended, altered, reformed, rescinded or repealed, by a majority vote of members, from time to time after notice of the proposed amendment, but subject always to The Manual of The Mother Church.

ARTICLE IX RIGHTS TO PROPERTY ON REINCORPORATION

That the title, rights, and ownership of any and all property, real, personal or mixed, held and owned by First Church Christ, Scientist, Gainesville, Florida shall pass to and be vested in Christian Science Society, Gainesville, Florida, Inc. reincorporated hereunder to succeed the corporation previously formed and approved by the Circuit Judge on March 7, 1947 as recorded in the official Record Book 4 on page 207 of Alachua County.

ARTICLE X OBLIGATIONS AND CONTRACTS NOT IMPAIRED

That no obligation or contract of First Church Christ, Scientist, Gainesville, Florida shall be impaired or avoided but the same shall pass to and be binding upon the reincorporated corporation, Christian Science Society of Gainesville, Florida, Inc., which is hereby reincorporated.

ARTICLE XI CONTINUITY OF BOARD AND ALL OFFICERS

That the Board of Directors, its chairman, and all officers heretofore elected or appointed and holding office under and by the corporation formed and approved by the Circuit Judge on March 7, 1947, shall continue to hold their respective offices and to discharge their respective duties thereunder until the officers provided for in and by this instrument are elected or appointed and qualified under the provisions hereof and all existing contracts, agreements, or obligations shall continue in effect and unimpaired until repealed, amend or modified by the corporation as provided by law.

The corporation shall then be entitled to and be possessed of all the privileges, franchises, and powers as if originally incorporated under this act, Chapter 617, the Florida Not for Profit Act, and all the properties, rights, and privileges belonging to the corporation prior to reincorporation, which were acquired by gift, grant, conveyance, assignment, or otherwise are hereby ratified, approved, confirmed, and assured to the corporation with like effect and to all intents and purposes as if they had been originally acquired pursuant to incorporation under Chapter 617, the Florida Not for Profit Act. However, any corporation reincorporating under this Act shall be subject to all the contracts, duties, and obligations resting upon the corporation prior to reincorporation or to which the corporation shall then be in any way liable.

ARTICLE XII DISTRIBUTIONS OF NET EARNINGS

No part of the 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 III hereof. 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. Notwithstanding any other provision of these articles, 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 the 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 the corresponding section of any future federal tax code.

ARTICLE XIII DISTRIBUTION OF ASSETS UPON 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 including, but not limited to, the distribution to The Mother Church, The First Church of Christ, Scientist Boston, Massachusetts or to one or more of its Branch Churches and Societies, 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 principle office of the corporation is then located, exclusively for such exempt purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such exempt purposes.

The undersign officer hereby certifies that the acceptance of Chapters 617, the Florida Not for Profit Act, and the issuance of the Certificate of Reincorporation were both duly authorized at a duly called meeting of the members of First Church of Christ, Scientist of Gainesville, Florida, now to be known as Christian Science Society of Gainesville, Florida, Inc.

Patricia Zabriskie (a) duly appointed and authorized Clerk of The First of Christ, Scientist of Gainesville, Florida, now to be known as Christian Science Society of Gainesville, Florida, Inc.

7/12/09 Date

Reincorporation, La.

1882 Separation of the place designated in this certificate. I am familiar with and accept the appointment as registered agent and agree to act in this Signature/Registered Agent

1882 Separation Date

27 32 Separation Signature/Incorporation at the Place Spinature/Incorporation Signature/Incorporation Signature/Incorpo

Application for the Charles of the Comparation of the Charles of t

and the contract of the contra

To the Honorable Judge of the above styled court!

It is hereby respectfully shown to the court that on the 4th day of February, 1937, the Honorable Circuit Judge for the Righth Judicial Circuit of Florida made and rendered his order approving the Charter then submitted by the applicant herein and that it is the desire of the incorporators to amend said Charter.

THEREFORE, application is hereby made to your Honor by the undersigned for a Charter incorporating the subscribera as a corporation, not for profit, under the laws of the State of Florida and under and by virtue of the provisions of the law relating to corporations not for profit and subject to the laws, usage and Manual of The Mother Church, The First Church of Christ, Scientist, Boston, Massachusetts from time to time established, made and declared by lawful authority of said Church and under the following proposed Charter:

IROPOSED CHARTER OF

Pirst Church of Christ, Scientist, Gainesville, Ploride

ARTIQUE I

AAN

The name of this tors be distributed by Virav Church of Christ, Belleville The Confession, Property Confession, Co

THE OF THE OF THE AND SELECTS

The general nature and objects of the corporation and the purposes to be transacted, promoted and carried on are all or any of the things herein set forth, as fully and to the same extent as natural persons might or could downamely:

To promote the spiritual and religious welfare of its members through and by the Christian Science Religion subject to The Manual of The Mother Church, The First Church of Christ Scientist, Boston, Massachusetts, by utilizing the united efforts of the members of First Church of Christ Scientist, of Gainesville, Florida, a Branch of The Mother Church, for the purpose of purchasing, equipping property for the conduct of the worship of the Church, the assembly of its members, and for the care of all Church activities of every kind and character of First Church of Christ, Scientist, of Gainesville, Florida, a Branch of The Mother Church; to instill in its members the spirit of Christian living according to The Manual of The Mother Church, The First Church of Christ, Scientist, of Boston Massachusetts; to obtain for its members necessary improvements in its Church plant and equipment, and to provide for the repair, maintenance, management and operation thereof in the interest of its said members in order to further the objects and purposes of the Christian Science Religion.

To buy, sell, hold or improve real estate and fixtures, and personal property incidental thereto or connected therewith, and with that end in view to acquire by purchase or otherwise lands, tenements, hereditaments or any interest therein, and to improve the same and generally to hold, manage, deal with and improve the property of the said corporation, and to sell, mortgage, pledge on otherwise dispose of the lands, tenements, heredi-

the laws, uses and appointments of the monet at the poting Church, The Pirst Church at Mark the College of Santon, Jane Church and the discipline thereof; and likewise subject to said Manual, to make, enter into, perform and carry out contracts for sonstruction, altering, maintaining, furnishing, fitting and improving the buildings and property of said corporation, and to erect new buildings; and to advance money to and enter into contracts and arrangements with builders, property owners and others; to purchase, own and acquire personal and real property: to purchase, own, sell, mortgage, pledge, ensumber or dispose of personal or mixed property, subject to The Manual of The Mother Church, The First Church of Christ, Scientist, of Boston, Massachusetts; and to borrow money when necessary for the purpose of this corporation, and to issue corporation's notes, obligations or bonds therefor and to secure the same by mortgage or deed of trust, subject to The Manual of The Mother Church, The First Church of Christ, Scientist, Boston, Massachusetts and the terms and conditions of the By-Laws First Church of Christ, Scientist of Gainesville, Florida of this corporation that may be adopted consistent with The Manual of The Mother Church, and when so authorized, in accordance with the laws of the State of Florida, to transact any business necessary and indident to the spiritual and religious welfare of the members' of the Christian Science religion and to perform such acts as are desirous or necessary to the best interest of the corporation and the members of said corporation, and as are permitted by the laws of the State of Florida.

desirable in exercising any of the foregoing powers and for the full and complete exercise of the rights and privileges herein specially or generally described; to do any and all things necessary, suitable and proper for the execomplishment of any of the purposes or far the exercise of my if the powers herein set forth.

(1) A (1) A (1)

Christ. Scientist, Cainsville, First Church of Christ, Scientist, of Boston, Massachusetts, in good standing or those persons hereafter becoming members of The First Church of Christ, Scientist, Scientist, Gainesville, Florida, shall be members of this corporation, and shall remain a member so long as he shall comply with the rules, regulations and by-laws of the corporation and The Manual of The Mother Church as the same shall be made, promulgated or amended from time to time.

ARTICLE IV.

CORPORATE EXISTENCE

The corporation shall exist perpetually, unless sooner dissolved by law.

ARTICLE V.

NAMES AND RESIDENCE OF SUBSCRIBERS

The names and residence of the subscribers hereto are the duly qualified, appointed and acting members of the Board of Trustees of First Church of Christ, Scientist of Gainesville, Florida, A Branch of The Mother Church, The First Church of Christ Scientist, of Boston, Massachusetts, elected and organized and as prescribed in The Manual of The Mother Church, are as follows:

NAME

ADDRESS

Mrs. Minerva Kuhlman, N. Ninth St., Gainesville, Florida

Miss Florence B. Steckert, 1009 S. 8th St., Gainesville, Florida

Mrs. Clara Poulse Emig. 925 N. Virginia Ave., Gainesville, Florida

Mrs. Bessie Watkins, 2035 NW 6th Ave., Gainesville, Florida

Mrs. Bessie Watkins, 2035 NW 6th Ave., Gainesville, Florida

Mrs. Fiell's Sanking, 700 Yukuwills, Gainesville, Florida

Mrs. Calles Calles (1256 Sanking) 2005, Gainesville, Florida

The affairs of this color with the by the sanded by the following officers: a first and second reader; a Board of six trustees; a president; a clerk; and a treasurer. The president shall not be a member of the Board of Trustees, the clerk and treasurer may on may but be members of the Board of Trustees and the clerk and the treasurer shall be appointed by the Board of Trustees. The first and second readers shall be elected at a meeting held solely for that purpose at eight P. M. on the last Friday evening of November preceding the end of the term and such election shall be called and held in the manner as may be prescribed by the By-Laws. The term of office of the readers shall be prescribed by the By-Laws. The Board of Trustees shall be elected at the annual meeting to be held on the first Friday evening in January of each year.

The Board of Directors of the corporation shall be the board of Trustees as duly elected and organized and as prescribed in the discipline of The Manual of The Mother Church aforesaid as the same is now promulgated or may hereafter be amended, and subject always thereto. Said Board of Directors shall consist of six persons, each of whom shall be not less than twenty-one years of age and they shall be elected for a term of three years or until their successors shall have been duly elected; provided that one-third shall be elected each year, and further provided that the Board shall elect its own chairman.

The present Board of Directors being the following Board of Trustees of First Church of Christ, Scientist of Gainesville, Florida, a Branch of The Mother Umurch, The First Church of Christ, Scientist, of Boston, Massachusetts, In order of appointment, Mrs. Minerva Kuhlanny Mrs. Freit Basile Machine, Mrs. Bertha Snead, Mrs. Trella Hauking, Mrs. Servede Franch, and Miss Florence E. Steckett.

and any listed to the proposed anondment, but subject always to The Manual of the Mather Church.

ARTICLE VIII.

LIMIT OF INDESTRONESS.

The highest amount of indebtedness or liability to which the corporation may at any time subject itself shall never be greater than two-thirds of the value of the property of the corporation.

ARTICLE IX.

The amount and value of real estate which the corporation may hold, subject always sombhesapproval of the Circust Judge, shall be Five Hundred Thousand (\$500,000.00) Dollars.

ARTICLE X.

That the title, rights and ownership of any and all property, real, personal or mixed, held and owned by First Church of Christ, Scientist, Gainesville, Florida, shall pass to and be vested in this corporation organized and created hereunder to succeed the corporation previously formed and approved by Circuit Judge on February, 4, 1937.

ARTICLE XI.

That no obligation or contract of First Church of Christ, Scientist, Gainesville, Florida shall be impaired or avoided but the same shall pass to and be binding upon the new corporation which is hereby organised and created.

THE ROY COME SECTION LAND AND A SECTION AND ASSESSMENT OF THE PARTY OF

and holding officers heretofore elected or appointed and holding office under and by the corporation formed and

instrument are elected or appointed and qualified under the provisions hereof and all axisting contrasts, agreements, or obligations shall continue in effect and unimpaired until repealed, amended or modified by the corporation as provided by law.

IN WITHESS WHEREOF, we have hereunto set our hands and seals on this 25th day of February, A. D. 1947.

Centrale (French (SEAL)

Rella Acception (SEAL)

As Board of Trustees of First
Church of Christ, Scientist
Gainesville, Florida

STATE OF FLORIDA,
ALACHUA COUNTY.

Personally came before me Energy Who being to me well and personally known and known to me to be one of the subscribers to the above and foregoing application for Charter incorporating First Church of Christ, Scientist, Gaines-ville, Florida, and for herself and for and in behalf of the other subscribers hereto acknowledged before me that the same was signed and executed by herself and the other subscribers hereto at the time and place, in the manner, and for the uses and purposes as therein set forth and contained.

WITHESS, my hand and official seal this 25th day of Pebruary, A. D. 1947.



Notes Public, State of Piorida as Large & summission expires:

being one of the subscribers to the above and foregoing application for Charter and who after being first by me duly sworn, deposes and says that this application for Charter is intended in good faith to carry out the purposes and objects set forth therein, and that this Amendment to the Charter was approved three-fourths of its members present at a Special Meeting called for such special purpose.

Gestrude French

and sworn to before 25th day of ... D., 1945.

Astaly Public, State of Florida

My Commission Expires: 1/30/50

4.5

IN KS:

APPLICATION FOR CHARTER INCOM-PORATING FIRST CHURCH OF CHRIST, SCIENTIST, Gainesville, Plorida. FILED

09 SEP - 1 PM 3: 08

SECRETARY OF STATE
TALLAHASSEE FLORIDE

ORDER OF APPROVAL

This cause coming on to be heard upon the application of the incorporators for approval of proposed charter, in accordance with the Statute Laws of the State of Florida governing non-profit corporations, incorporating First Church of Christ, Scientist, Gainesville, Florida, Branch of The Mother Church, First Church of Christ, Scientist, Boston, Massachusetts, and the Court having read said Charter and being of the opinion that the same complies with the Laws of the State of Florida, and is for a purpose embraced within the meaning and language of the Statutes of the State of Florida, is in proper form and for an object and purpose authorized by law, and the Court being advised in the premises, it is, therefore

considered, ordered, Apjudged and Decreed that the Charter as approved by this Court on February 4th, 1937, be and the same is hereby america.

It is Further Considered, Ordered, Adjudged and Decreed that the said Amended Charter herewith submitted to the Court be, and the same is herewith approved.

Done and Ordered at Gainesville, Plorida, this And day of Party, A. D. 1947.

THIS INSTRUMENT FILED AND RES

J. K. Irby, Clerk of the Circuit & County Court.
Eighth Judicial Circuit of Fiorida, in and for
Alachus County, hereby certifies this to be a
true and correct copy of the document now of
record in this office. Without my hand and sent

Deputy Clerk