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COR AMND/RESTATE/CORRECT OR O/D RESIGN GREAT LIFE CHURCH, INC.

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AMENDED ARTICLES OF INCORPORATION OF GREAT LIFE CHURCH, INC.

The undersigned subscriber to these Amended Articles of Incorporation, a natural person competent to contract, hereby amends the Articles of Incorporation effective as of September 1, 2010, which were filed with the Florida Department of State on August 31, 2010 and which were assigned document number N10000008270, pursuant to Chapter 617 of the Florida Statutes. THESE AMENDED ARTICLES OF INCORPORATION WERE UNANIMOUSLY ADOPTED BY THE BOARD OF DIRECTORS OF THE ABOVE-REFERENCED CORPORATION AND DO NOT CONTAIN ANY AMENDMENTS REQUIREING MEMBER APPROVAL.

<u>ARTICLE I</u> <u>NAME AND PRINCIPAL OFFICE</u>

The name of the corporation created hereby (the "Corporation") shall be: GREAT, LIFE CHURCH, INC. The initial principal office of the Corporation shall be located at 3427 Misty View Drive, Spring Hill, Florida 34609, but the Corporation shall have the power to relocate its Minipal office and to establish branch offices at other places within or without the State of Florida as may be determined and deemed expedient from time to time. The initial mailing address of the Corporation shall be 3427 Misty View Drive, Spring Hill, Florida 34609, but the Corporation shall have the power to change its mailing address to an address within or without the State of Florida.

ARTICLE II PURPOSES

The Corporation is organized exclusively for charitable, religious, and educational purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code, and the Corporation will establish, direct, and maintain a place of worship as a non-denominational Christian church, promote the teaching and preaching of the Gospel of Jesus Christ, and publish by any existing lawful means or media, literature and audio visual material that are consistent with the foregoing purposes. The aforesaid church will have an established place of worship, will have a congregation, and will have one or more ordained ministers who minister to the congregation, will conduct regular worship services, and will provide religious instruction in the Christian faith, Christian doctrines, and the Holy Bible.

POWERS

The Corporation shall possess all powers allowed by law, including but not limited to, the powers hereinafter described.

(a) To exercise all rights and powers conferred by laws of the State of Florida applicable to corporations of this character, including but not limited to the following powers: to acquire by bequest, devise, gift, grant, donation, contribution, purchase, lease or otherwise any property of any sort or nature without limitation as to its amount or value, and to hold, invest, reinvest, manage, use, apply, employ, sell, expend, disburse, loan, lease, mortgage, convey, option, donate or otherwise dispose of such property and the income, principal, and proceeds of any such property.

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- (b) To purchase, invest, acquire, own, hold, reinvest, guarantee, sell, assign, transfer, mortgage, pledge, loan or otherwise dispose of and deal in any bonds, securities, evidence of indebtedness or other personal property, as well as to purchase, invest, acquire, own, hold, reinvest, sell, transfer, mortgage, or otherwise dispose of and deal in real estate; and, as the owner of any such real or personal property, to exercise all the rights, powers and privileges of ownership;
- (c) To receive assistance, money, real or personal property and any other form of contributions from any person, firm or corporation, or any organization, ministry, or church, to be utilized in the furtherance of the objects and purposes of the Corporation; to enter into agreements or contracts for regular and irregular contributions to the Corporation for its objects and purposes;
- (d) To establish an office and employ such assistance and clerical force as may be necessary and proper in the judgment of the Scnior Pastors, Officers or a majority of the Board of Directors of the Corporation;
- (e) To use or distribute, in the manner, form and method, and by the means determined by the Scnior Pastors, Officers or a majority of the Board of Directors of the Corporation, any and all forms of contributions received by it in the furtherance of its stated purposes, in a manner that assures that money and real or personal property contributed to the Corporation in the furtherance of these objects and purposes are and shall continue to be impressed with a trust for such purposes;
 - (f) To contract and be contracted with and to sue and be sued:
- (g) To invest and reinvest surplus funds in such securities and properties as the Senior Pastors, Officers or a majority of the Board of Directors of the Corporation may from time to time determine;
- (h) To apply the whole or any part of the income and principal of the Corporation exclusively for purposes related to charitable, religious, educational, or scientific purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code, either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provisions of any successor laws or regulations (collectively, the "Internal Revenue Code");
- (i) To do all acts and things requisite, necessary, proper and desirable to carry out and further the objects for which the Corporation is formed; and, in general, to have all the rights, privileges and immunities, and enjoy all the benefits of the laws of the State of Florida applicable to corporations of this character, including but not limited to, the powers described in Chapter 617 of the Florida Statutes; and
- (j) To adopt and use a corporation scal containing the words "corporation not for profit", if desired and deemed necessary.

The enumeration of the foregoing shall not be held to limit or restrict in any manner the general powers of the Corporation. The objects, purposes and powers of the Corporation however, shall be exercised, construed and limited in their application to accomplish the purposes for which the Corporation is formed. The activities of the Corporation shall be consistent with Section 501(c)(3) of the Internal Revenue Code.

ARTICLE IV DURATION AND EXISTENCE

The existence of the Corporation shall begin on September 1, 2010, and thereafter the existence of the Corporation shall be perpetual.

ARTICLE V SUBSCRIBER

The name and address of the subscriber is:

Christopher H. Norman, Esq. Hines Norman Hines, P.L. 315 South Hyde Park Avenue Tampa, Florida 33606

ARTICLE VI

The affairs of the Corporation shall be conducted by a President, a Treasurer, and a Secretary, and such other officers designated and authorized by the Senior Pastors or a majority of the Board of Directors of the Corporation.

The appointment of such officers, as well as the fixing of the time and place for holding special and annual meetings, shall be as provided in the bylaws of the Corporation.

ARTICLE VII ATTENDEES

Congregational attendees do not have the right to vote in business matters of the church. It is recognized that from time to time special congregational meetings may be called by the Senior Pastors, Officers or a majority of the Board of Directors at which a common assent or opinion may be sought. In any such case this shall not be construed as an official vote, though the Senior Pastors, Officers and the Board of Directors may take due note of such assent or opinion in their decision making. All governmental authority in the church shall be vested in the Senior Pastors and Officers working in a cooperative effort with the Board of Directors as set forth in the Articles of Incorporation and Bylaws of the church. The determination and decision of the leadership, whether the Senior Pastors, Officers or a majority of the Board of Directors, in accordance with these Articles of Incorporation in any matter of discipline or congregational attendance, shall be final with no provision made for appeal. Reversal, revocation or change in their decision shall be at their discretion and direction alone. The Senior Pastors,

Officers and/or any member of the Board of Directors possess sole authority with the knowledge and approval of the Senior Pastors to accept or reject person(s) on any premises rented, owned or utilized by the Corporation. The Corporation may, at any time, and from time to time, establish additional requirements for attendees.

ARTICLE VIII DIRECTORS

The Corporation shall be governed by a Board of Directors, which shall consist of at least three (3) individuals who are at least 18 years of age. The directors shall be appointed by a majority of the members of the Corporation at the recommendation of the Senior Pastors. The actual number of directors serving on the Board of Directors, the appointment of directors, and the fixing of the time and place for holding special and annual meetings shall be as provided in the bylaws of the Corporation.

ARTICLE IX AMENDMENTS TO ARTICLES OF INCORPORATION

The Articles of Incorporation may be amended at any time by a resolution adopted at the recommendation of the Senior Pastors, Officers or a majority of the Board of Directors of the Corporation at any annual or special meeting, provided a quorum is present and further provided that due notice of the proposed amendment has been given to the directors then serving on the Board of Directors of the Corporation in accordance with the provisions of the by-laws of the Corporation. Notwithstanding the foregoing, any amendment or amendments shall be consistent with the purposes for which the Corporation was created.

ARTICLE X CHARITABLE LIMITATIONS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, the directors or officers of the Corporation, or to any other private person; no part of the assets of the Corporation shall be expended to the benefit of anyone other than a recipient of funds for charitable, religious, educational, or scientific purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code. All such income and all such assets shall be used and expended solely for the purposes stated in Section 501(c)(3) of the Internal Revenue Code. The Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the Corporation and to make payments and distributions in furtherance of the purposes as set forth herein.

In the event that the Corporation is characterized as a private foundation within the meaning of Section 509 of the Internal Revenue Code during any period, the Corporation, during such period:

- (a) Shall distribute its income for each taxable year at such time and in such manner as not to become subject to tax on undistributed income imposed by Section 4942 of the Internal Revenue Code;
 - (b) Shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal

Revenue Code;

- (c) Shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code;
- (d) Shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal

Revenue Code; and

(e) Shall not make any taxable expenditure as defined in Section 4945(d) of the Internal Revenue Code.

Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code or by any organization contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code.

ARTICLE XI DISPOSITION OF ASSETS

In the event of the dissolution of the Corporation, the Senior Pastors, Officers or a majority of the Board of Directors of the Corporation shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation by transferring such assets to such organizations which are exempt under Section 501(c)(3) of the Internal Revenue Code as are engaged in activities of the type described in Article II hereof, as the Senior Pastors, Officers or a majority of the Board of Directors of the Corporation shall determine. Any of such assets not so disposed of shall be disposed of by the Circuit Court 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 XII REGISTERED OFFICE AND REGISTERED AGENT

The initial registered agent and the initial registered office for the Corporation are as follows: Christopher H. Norman, 315 South Hyde Park Avenue, Tampa, Florida 33606.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation on December $\underline{\Theta}$, 2013, for the uses and purposes therein stated.

Christopher H. Norman, Esq.

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED FOR GREAT LIFE CHURCH, INC.

Pursuant, to Chapter 617 of the Florida Statutes, GREAT LIFE CHURCH, INC., desiring to organize under the laws of the State of Florida, with its principal office as indicated in the foregoing Articles of Incorporation, hereby designates Christopher H. Norman, 315 South Hyde Park Avenue, Tampa, Florida 33606, as its agent to accept service of process within the State of Florida.

Having been named to accept service of process for GREAT LIFE CHURCH, INC., at the place designated above, I hereby consent to act in this capacity, and hereby agree to comply with the laws of the State of Florida relative to said office.

Having been named to accept service of process for the above-stated Corporation, at the place designated in this certificate, I hereby accept to act in this capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Christopher H. Norman

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