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SECRETARY OF STATE



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COVER LETTER

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

SUBJECT: Great Commission World Summit Corp

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for:

\$87.50 Filing Fee and Certified Copy (Plus 1 Additional Copy)

FROM: Michael S. Lombardo 12620 Eagle Road Cape Coral, FL 33909 239-458-1500

NOTE: Please provide the original and one copy of the articles.



FLORIDA DEPARTMENT OF STATE Division of Corporations

RECEIVED
13 JUL 26 AM 10: 08

REPARTMENT OF STATE DIMISION OF CORPERATIONS TALLAHASSEE, FLORIDA-

July 11, 2013

MICHAEL S. LOMBARDO 12620 EAGLE ROAD CAPE CORAL, FL 33909

SUBJECT: GREAT COMMISSION WORLD SUMMIT CORP

Ref. Number: W13000039251

We have received your document for GREAT COMMISSION WORLD SUMMIT CORP and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

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

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) 245-6052.

Tim Burch Regulatory Specialist II New Filing Section

Letter Number: 713A00017000

www.sunbiz.org

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ARTICLES OF INCORPORATION

Great Commission World Summit Corp

I

The name of this corporation is **Great Commission World Summit Corp**

Principal Address is 12620 Eagle Road, Cape Coral, FL 33967

II

- A. This organization is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for charitable purposes.
- B. The Specific purposes for which this corporation is organized include, but are not limited to: raising funds for the advancement of Christianity through church planting. We look to support organizations that directly or indirectly participate in the creation of places of worship around the world. We also look to provide financial support for organizations that are carrying out missionary and outreach activities.

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The manner in which the directors are elected or appointed: Per the bylaws of the organization 3.1 General Powers

The management and control of the affairs of the Corporation shall be vested in its Board of Directors. Directors may be employees of the Corporation, but will not be compensated for their duties as a director except for out-of-pocket expenses as determined by the Board.

3.2 Number & Qualifications

The Board shall consist of not less than three (3) nor more than fifteen (15) Directors, the specific number to be set by resolution of the Board. Directors must be at least eighteen (18) years of age. Directors shall be sought who have experience or working interest in areas such as finance, church ministry, real estate, human resources, event management, and/or possess a specific skill that would benefit the organization. This corporation is committed to a policy of fair representation on the Board of Directors, which does not discriminate on the basis of race, physical handicap, gender, ancestry, or sexual orientation.

3.3 Election & Term of Office

The initial Directors named in the Articles of Incorporation shall serve until the first annual meeting. At the first annual meeting, one-third of Directors shall be elected to one-year terms, one-third to two-year terms, and the remaining Directors to three-year terms. At subsequent annual meetings, Directors shall be elected to three-year terms. The term of office for newly elected Directors shall commence at the succeeding Board meeting. Each Director shall hold office until he or she resigns or is removed or is otherwise disqualified to serve, or until his or her successor shall be elected and qualified, whichever occurs first.

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The name and address in the State of Florida of this Corporation's initial agent for service of process is:

Name: Michael S. Lombardo
Address: 12620 Eagle Road
Cape Coral, FL 33967

\mathbf{V}

- A. The corporation is organized and operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.
- B. Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501 (c)(3) of the Internal Revenue Code or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of said Code, or the corresponding provisions of any future statute of the United States.
- C. No substantial part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation; nor shall the corporation participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

VI

The names and addresses and office held of the persons designated to act as the initial Board of Directors of this corporation are:

Michael S. Lombardo, President -- 12620 Eagle Road, Cape Coral FL 33909
Teresa N. Lombardo, Secretary -- 12620 Eagle Road, Cape Coral FL 33909
Victor S. Lombardo, Vice President/ Treasurer -- 8510 Sedonia Circle, Fort Myers, FL 33967

VII

- A. The property of this Corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of the corporation shall ever inure to the benefit of any director, trustee, member or officer of this corporation, or to any private person.
- B. Upon the dissolution or winding up of the corporation, any assets remaining after payment of, or provision for payment of, all debts and liabilities shall be distributed to a governmental entity described in Section 170(b)(1) (A)(v) of the Internal Revenue Code, or to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable purposes, which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code, and which is qualified to receive "qualified conservation contributions" within the meaning of Section 170(h) of said Code, or the corresponding provisions of any future statute of the United States.

C. In the event of a liquidation of this corporation, all corporate assets shall be disposed of in such a manner as may be directed by decree of the superior court for the county in which the corporation has its principal office, on petition therefore by the Attorney General of by any person concerned in the dissolution, in a proceeding to which the Attorney General is a party.

IN WITNESS WHEREOF, the undersigned is the Incorporator of Great Commission World Summit Corp. May 1, 2013

INCORPORATOR and REGISTERED AGENT

I hereby am familiar with and accept the onties and responsibilities as Registered Agent

Michael S. Lombardo

12620 Eagle Rd Capa Coral, FL 33909