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NAME: CITY REACH CHURCH-GULF BREEZE, INC.

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ARTICLES OF INCORPORATION

OF

CITY REACH CHURCH-GULF BREEZE, INC.

In Compliance with Chapter 617, F.L., (Not for Profit)

ARTICLE I NAME

The name of the corporation is:

CITY REACH CHURCH-GULF BREEZE, INC.

ARTICLE II PRINCIPAL OFFICE

3311 Gulf Breeze Parkway Suite 352 Gulf Breeze, FL 32563 ထ

ARTICLE III PURPOSE

The Corporation is incorporated under the Florida Not for Profit Corporation Act, as amended, of the State of Florida, and shall be organized and operated exclusively for charitable, scientific, literary and educational purposes permitted within the scope of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, including but not limited to, operating a Christian church pursuant to the tenets of faith of the General Council of the Assemblies of God, preaching and sharing the gospel of Jesus Christ through worship, Christian education, and counseling, operation of Christian men's and women's homes, and all other activities incident thereto.

In furtherance of these purposes, the Corporation may exercise all rights and powers conferred by the laws of the State of Florida upon not for profit corporations.

The Corporation does not contemplate pecuniary gain or profit, incidental or otherwise. No part of the net earnings of the Corporation shall inure to the benefit of any director or officer of the Corporation or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation effecting one or more of its purposes), and no director or officer of the Corporation, or any private individual, shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. 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 publication or distribution of statements), any political campaign on behalf of any candidate for public office.

The Corporation is incorporated under the provisions of the Florida Not for Profit Corporation Act, as amended.

The Corporation is to be organized on a nonstock basis.

The Corporation shall have members with such rights and privileges as set forth in the Constitution and Bylaws.

The term of existence of the Corporation shall be perpetual.

The Corporation shall be governed by a Board of Trustees which shall consist of such numbers of trustees as may be fixed from time to time in the Constitution, but in no event shall the Board of Trustees of the Corporation consist of fewer than three (3) Trustees. The Trustees shall be appointed by the members of the Corporation for a term the duration of which shall be fixed in the By-laws of the Corporation. Subsequent elections of Trustees shall be held at the annual meeting of the Corporation with such election held under the appropriate provisions of the By-laws of the Corporation. In the event of a stalemate, a deciding vote will be cast by the Senior Pastor. In the event that a vacancy occurs during the term of any Trustee or Trustees on said Board of Trustees of this Corporation, whether caused by resignation, removal or death of any such Trustee or Trustees, or for any reason whatsoever, such vacancy shall be filled by an appointment for the remainder of such term by a majority vote carried by the members. Any Trustee or Trustees on said Board of Trustees on the members.

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 described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and its regulations, as they now exist or as they may hereafter be amended. In addition, 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 contributions shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization contributions to which are deductible under Section 170 of said Internal Revenue Code and its regulations, as they now exist or as they may hereafter be amended.

Upon dissolution of the Corporation or the winding up of its affairs, the Board of Trustees shall, after making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner to further the planting of churches in the West Florida District Council of the Assemblies of God as set forth in the By-laws, or in the event the West Florida District Council is not in existence, to such other organizations which are described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provisions of any subsequent United States Internal Revenue law, as the Board of Trustees shall determine. Any 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 to such organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or in accordance with the corresponding provisions of any subsequent United States Internal Revenue law, as the Board of Trustees shall determine. Any 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 to such organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or in accordance with the corresponding provisions of any subsequent United States Internal Revenue law, and which are operated exclusively for Christian religious purposes to further the planting of churches in the West Florida District Council of the Assemblies of God, and whose purposes are nearest the purposes of The General Council of the Assemblies of God, as such court shall determine.

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ARTICLE IV MANNER OF ELECTION

The method of election of the board is set forth in the Bylaws.

ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

The names and addresses of the initial Directors (referred to as Trustees) are as follows:

Kyle Jacob Jernigan, Trustee 3311 Gulf Breeze Parkway Suite 352 Gulf Breeze, FL 32563

Brian Bolt, Trustee 3311 Gulf Breeze Parkway Suite 352 Gulf Breeze, FL 32563

Jared Bellan, Trustee 3311 Gulf Breeze Parkway Suite 352 Gulf Breeze, FL 32563

FILED SECRETARY OF STATE ISTON OF CORPORATIONS

ARTICLE VI REGISTERED AGENT

The name and Florida street address of the Registered Agent is:

Kyle Jacob Jernigan 311 Gulf Breeze Parkway Suite 352 Gulf Breeze, FL 32563

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

John R. Owen Rhoades & Owen, LLC 310 Grant Street, Suite 1030 Pittsburgh, PA 15219

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Required Signature of Registered Agent:

Kyle Jacob Jernigan, Registered Agent

ontenter St, 2015 Date:

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I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator:

nor John R. Owen, Incorporator Date: September 8, 2015

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