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FLORIDA PROFIT/NON PROFIT CORPORATION

Glory Gardens at Christian Retreat Condominium Assoc

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ARTICLES OF INCORPORATION

OF

GLORY GARDENS AT CHRISTIAN RETREAT CONDOMINIUM ASSOCIATION INC.

The Gospel Crusade, Inc., a Florida non-profit corporation, being desirous of forming a corporation not for profit under the provisions of Chapter 617 of the Florida Statutes, states as follows:

ARTICLE I. NAME AND ADDRESS

The name of this corporation shall be Glory Gardens at Christian Retreat Condominium Association, Inc., a Florida not-for-profit corporation, hereinafter referred to as the Association. The street address of the Initial principal office of the Association, which is also the mailing address of the Association, is 1200 Glory Way Blvd., Bradenton, FL 34212-3006.

ARTICLE II. PURPOSE

The Association is organized as a corporation not for profit under the terms and provisions of Chapter 617 of the Florida Statutes, and is a multicondominium association, as referred to and authorized by Sections 718.111 and 718.405 of the Florida Statutes. The specific purpose for which the Association is organized is to provide an entity responsible for the operation of two condominiums located in Manatee County, Florida, known as Glory Gardens at Christian Retreat II, a Condominium, and Glory Gardens at Christian Retreat II, a Condominium, hereinafter referred to individually as a "Condominium" and collectively as the "Condominiums". The Declaration of Condominium, and any amendments thereto, whereby each Condominium has been or will be created is hereinafter referred to as a "Declaration". The developer of the Condominiums is The Gospel Crusade, Inc., a Florida corporation, hereinafter referred to as "Developer".

The foregoing paragraph enumerates the specific purposes of the Association, but it is expressly provided hereby that such enumeration shall not be held to limit or restrict in any manner the purposes or powers of the Association otherwise permitted by law.

ARTICLE III. POWERS AND DUTIES

<u>Section 1</u>. The Association shall have all of the common law and statutory powers of a corporation not for profit which are not in conflict with the Declaration for each Condominium and Chapter 718 of the <u>Florida Statutes</u>, hereinafter referred to as the Condominium Act, specifically including the power to borrow money upon approval by the Board, for any lawful purposes, including for the purpose of purchasing condominium units within the condominiums administered by the Association.

Section 2. The Association shall have all of the powers and duties set forth in the Condominium Act, as lawfully modified by these Articles of Incorporation, the Bylaws of the Association, or each Declaration.

ARTICLE IV. LIMITATIONS OF ACTIVITIES

No part of the net earnings of the Association shall inure to the benefit of, or be distributable to, any member, director or officer of the Association; provided, however, the Association may pay compensation in a reasonable amount for services rendered, may confer benefits on its members in conformity with its purposes, and may make rebates of excess membership dues, fees or assessments. The amount of earnings, if any, is not to be taken into account in any manner for the purpose of determining whether there should be a rebate or the amount of any rebate.

ARTICLE V. TERM OF EXISTENCE

The Association shall have perpetual existence, unless dissolved according to law.

ARTICLE VI. MEMBERS

Every record owner of legal title to a unit in either of the Condominiums shall be a member of the Association; provided, however, in the event of termination of either Condominium, members shall be those persons or other legal entities who were the owners of units in the Condominium at the time of such termination, their successors and assigns. Each member shall promptly deliver to the Association a copy of the duly recorded instrument establishing an ownership interest in a unit in either Condominium and shall obtain a written acknowledgment of said delivery signed by an officer of the Association. Membership in the Association shall be terminated automatically when the ownership interest supporting said membership vests in another person or entity.

ARTICLE VII. BOARD OF DIRECTORS

Section 1. The business affairs of the Association shall be managed by the Board of Directors.

<u>Section 2</u>. This Association shall have three (3) directors. The names and addresses of the initial directors are as follows:

RIABAT

<u>INAME</u>	AUDRESS
Joe Slowik	506 Woodview Way Bradenton, FL 34212
William J. Cooke	13506 3 rd Ave NE Bradenton, FL 34212
Edgar Miller	13095 Anderson Rd. White Pigeon, MI 49099

Section 3. The number of directors may be changed from time to time as provided by the Bylaws, but their number shall never be less than three (3).

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Section 4. The first election of directors shall not be held until unit owners other than Developer are entitled to elect at least one (1) director pursuant to the provisions of the Condominium Act. Any vacancies in the Board occurring before the first election shall be filled by Developer.

Section 5. Subsequent to the first election of directors, directors entitled to be elected by unit owners other than Developer shall be elected at the annual meeting of the members and shall be qualified and hold office as provided in the Bylaws. Until Developer transfers control of the Association to the other unit owners, Developer shall be entitled to appoint and remove all directors excepting those entitled to be elected by the non-developer unit owners.

SECTION VIII. OFFICERS

Section 1. The officers of the Association shall be a President, one or more Vice Presidents (if determined to be necessary by the Board of Directors), a Secretary and a Treasurer. Such other officers, assistant officers and agents as may be deemed necessary may be elected or appointed from time to time as provided in the Bylaws.

<u>Section 2</u>. The names of the persons who are to serve as officers of the Association until the first annual meeting of the Board of Directors are:

OFFICE NAME

President Joe Slowik

Secretary William J. Cooke

Treasurer William J. Cooke

<u>Section 3</u>. The officers shall be elected as provided in the Bylaws, and shall serve until his or her successor is chosen and qualified, or until his or her earlier resignation, removal from office or death.

<u>Section 4</u>. The officers shall have such duties, responsibilities, and powers as provided in the Bylaws and the <u>Florida Statutes</u>.

ARTICLE IX. AMENDMENTS

These Articles of Incorporation may be amended as set forth in the <u>Florida Statutes</u>, as amended from time to time.

ARTICLE X. INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Association is 1200 Glory Way Blvd., Bradenton, FL 34212-3006, and the name of the initial registered agent of the Association located at that address is William Cooke.

ARTICLE XI. INCORPORATORS

The name and address of the incorporator is The Gospel Crusade, Inc., 1200 Glory Way Blvd., Bradenton, FL 34212-3006.

WHEREFORE, for the purpose of forming a corporation not for profit under the provisions of Chapter 617 of the <u>Florida Statutes</u>, the undersigned, constituting the incorporator hereof, has caused these Articles of Incorporation to be executed this <u>ZZ</u> day of <u>FEB</u>, 2016.

THE GOSPEL CRUSADE, INC.

Philip G Dentine President

STATE OF FLORIDA COUNTY OF MANATEE

The foregoing instrument was acknowledged before me this 23day of FEb., 2016, by Philip G. Derstine, as President of The Gospel Crusade, Inc., a Florida corporation, on behalf of the Corporation, who is personally known to me and did not take an of the control of Planta of Pl

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Public Commission (SEAL)

ACCEPTANCE

I HEREBY ACCEPT the designation as Initial Registered Agent for the Association, as stated in the foregoing Articles of Incorporation.

William Cooke