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2018 JUN 19 AM 9 45 SECRETARY OF STATE TALLAHASSEE, FLOXIDA

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Certificates of Status

Certified Copies _____

Special Instructions to Filing Officer:

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T. SCOTT

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

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THE GROVE COMMUNITY CHURCH INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) SUBJECT:

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

1 \$70.00 Filing Fee

\$78.75 Filing Fee & Certificate of Status

\$78.75 Filing Fee & Certified Copy \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: <u>Caleb Brasher</u> Name (Printed or typed)

921 Scenic Vie- Circle Address

Minneola, FL 34715 City. State & Zip

(318) 348- 8963 Daytime Telephone number

E-mail address: (to be used for future annual report notification)

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

THE GROVE COMMUNITY CHURCH INC.

The Undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is: THE GROVE COMMUNITY CHURCH INC.

Article II

The principal place of business address: 921 Scenic View Circle Minneola, FL 34715

The mailing address of the corporation is: 921 Scenic View Circle Minneola, FL 34715



Article III

The specific purpose for which this corporation is organized for is:

- A. The corporation is organized for charitable, religious, scientific, educational, or literary purposes, as required by Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue law) (the "Code") and exclusively to be organized and operated as a church.
- B. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, the Corporation's 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 this Article. 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) of any political campaign on behalf of, or in opposition to, any candidate for public office.

C. Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by (1) a corporation exempt from Federal Income Tax under Section 501(c)(3) of the Code, or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of the Code.

Article IV

The manner in which directors are elected or appointed is: The method of election of directors is stated in the Bylaws.

Article V

The initial officer(s) and/or director(s) of the corporation is/are:

Title: PD Brasher, Caleb Y. 921 Scenic View Circle Minncola, FL 34715

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Title: D Pickering, James W. 11314 Little Nellie Drive Clermont, FL 34711

Title: D Rivera, Avel 436 Trade Wind Drive Minneola, FL 34715

Article VI

The name and address of the registered agent is: Caleb Y. Brasher 921 Scenic View Circle Minneola, FL 34715

Article VII

The name and address of the incorporator is:

Caleb Y. Brasher 921 Scenic View Circle Minneola, FL 34715

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I am the incorporator submitting these Articles of Incorporation and affirm that the facts stated herein are true. I am aware that 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. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

Article VIII

- A. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation in a manner not inconsistent with the purposes of the Corporation, including to such organization or organizations organized and operated exclusively for tax-exempt purposes, as shall at the time qualify as an exempt organization under Section 501(c)(3) of the Code, as the Board of Directors shall determine.
- B. Any assets not disposed of by the Board of Directors as provided herein, shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the Corporation is then located, exclusively for tax-exempt purposes or to such organizations which are organized and operated exclusively for tax-exempt purposes and which qualify as an exempt organization under section 501(c)(3) of the Code.

Having been named as the 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 i this capacity.

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Signature of Registered Agent

6/14/18 Date

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.

C 3 Signature of Incorporator

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6/14/18 Date