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# SMITH MACKINNON, PA

ATTORNEYS AT LAW

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JOHN P. GREELEY

September 4, 2012

# Via Federal Express

Department of State
Attention: Brenda Tadlock
Division of Corporations
2661 Executive Center Circle
Tallahassee, FL 32301

Re:

First Green Bancorp, Inc. Mount Dora, Florida

Dear Brenda:

Enclosed are three manually signed originals of Articles of Incorporation for First Green Bancorp, Inc., accompanied by our check in the amount of \$87.50 payable to the Florida Secretary of State for the filing fees and the receipt of two certified copies.

Also enclosed is a copy of correspondence from the Florida Office of Financial Regulation dated August 31, 2012 authorizing the use of the name.

If you have any questions regarding the foregoing, please call me at your convenience. As always, we appreciate your assistance.

Very truly yours.

John P. Greeley

JPG:erw Enclosures

Copy to:

Kenneth E. LaRoe

Chairman and Chief Executive Officer

First Green Bank



LINDA B. CHARITY INTERIM COMMISSIONER STREET ADDRESS: 101 East Gaines Street, Suite 636 • PHONE (850) 410-9800 • FAX (850) 410-9548

MAILING ADDRESS: Division of Financial Institutions, 200 East Gaines Street, Tallahassec, FL 32399-0371

Visit us on the web: <a href="https://www.itsyourmoneyflorida.com">www.itsyourmoneyflorida.com</a> • 850-487-9687

August 31, 2012

John P. Greeley, Esq. Smith MacKinnon, PA 255 S. Orange Avenue, Suite 800 Orlando, FL 32801

Re: First Green Bancorp, Inc.

Dear Mr. Greeley:

Reference is made to your recent e-mail requesting approval of the above referenced name which will be the holding company for First Green Bank, a state of Florida chartered bank, located in Mount Dora, Florida.

Section 655.922, Florida Statutes, exempts a financial Institution, holding company or its subsidiaries from the prohibition of using the word "bank," "banc," "banque," "banker," "banking," "trust company," "savings and loan association," "savings bank," or "credit union" in its corporate name.

Therefore, this Office will not object to the use of the above referenced name being registered to transact business in the state of Florida

Sincerely,

Linda B. Charity Director

LBC:bk

cc: Brenda Tadlock, Chief, Bureau of Commercial Recordings, Division of Corporations, Department of State

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#### ARTICLES OF INCORPORATION

**OF** 

# FIRST GREEN BANCORP, INC.

2012 SEP - 5 P 4: 24

SECRETARY OF STATE
TALLAHACSEE, FLORICA

The undersigned, being of legal age and desiring to form a corporation (hereinafter referred to as the "Corporation") pursuant to the provisions of the Florida Business Corporation Act, as amended (such Act, as amended from time to time, is hereinafter referred to as the "Act"), executes the following Articles of Incorporation.

# **ARTICLE I**

# Name

The name of the Corporation is First Green Bancorp, Inc.

# ARTICLE II

# **Duration**

The Corporation shall commence its existence immediately upon the filing of these Articles of Incorporation and shall have perpetual duration unless sooner dissolved according to law..

# ARTICLE III

#### Purpose

The general purpose of the Corporation shall be the transaction of any and all lawful business for which corporations may be incorporated under the Act. The Corporation shall have all of the powers enumerated in the Act and all such other powers as are not specifically prohibited to corporations for profit under the laws of the State of Florida.

# ARTICLE IV

# Capital Stock

# A. Number and Class of Shares Authorized; Par Value.

The Corporation is authorized to issue the following shares of capital stock:

- (1) <u>Common Stock</u>. The aggregate number of shares of common stock (referred to in these Articles of Incorporation as "Common Stock") which the Corporation shall have authority to issue is 10,000,000 with a par value of \$5.00 per share.
- (2) <u>Preferred Stock.</u> The aggregate number of shares of preferred stock (referred to in these Articles of Incorporation as "Preferred Stock") which the Corporation shall have authority to issue is 1,000,000 with a par value of \$1.00 per share.

# B. Description of Preferred Stock.

The terms, preferences, limitations and relative rights of the Preferred Stock are as follows:

- (1) The Board of Directors is expressly authorized at any time and from time to time to provide for the issuance of shares of Preferred Stock in one or more series, with such voting powers, full or limited (including, by way of illustration and not limitation, in excess of one vote per share), or without voting powers, and with such designations, preferences and relative participating, option or other rights, qualifications, limitations or restrictions, as shall be fixed and determined in the resolution or resolutions providing for the issuance thereof adopted by the Board of Directors, and as are not stated and expressed in these Restated Articles of Incorporation or any amendment hereto, including (but without limiting the generality of the foregoing) the following:
  - (a) The distinctive designation of such series and the number of shares which shall constitute such series, which number may be increased (except where otherwise provided by the Board of Directors in creating such series) or decreased (but not below the number of shares thereof then outstanding) from time to time by resolution of the Board of Directors; and
  - (b) The rate and manner of payment of dividends payable on shares of such series, including the dividend rate, date of declaration and payment, whether dividends shall be cumulative, and the conditions upon which and the date from which such dividends shall be cumulative; and
  - (c) Whether shares of such series shall be redeemed, the time or times when, and the price or prices at which, shares of such series shall be redeemable, the redemption price, the terms and conditions of redemption, and the sinking fund provisions, if any, for the purchase or redemption of such shares; and
  - (d) The amount payable on shares of such series and the rights of holders of such shares in the event of any voluntary or involuntary liquidation, dissolution or winding up of the affairs of the Corporation; and
  - (e) The rights, if any, of the holders of shares of such series to convert such shares into, or exchange such shares for, shares of Common Stock, other securities, or

shares of any other class or series of Preferred Stock and the terms and conditions of such conversion or exchange; and

- (f) The voting rights, if any, and whether full or limited, of the shares of such series, which may include no voting rights, one vote per share, or such higher number of votes per share as may be designated by the Board of Directors; and
- (g) The preemptive or preferential rights, if any, of the holders of shares of such series to subscribe for, purchase, receive, or otherwise acquire any part of any new or additional issue of stock of any class, whether now or hereafter authorized, or of any bonds, debentures, notes, or other securities of the Corporation, whether or not convertible into shares of stock with the Corporation.
- (2) Except in respect of the relative rights and preferences that may be provided by the Board of Directors as hereinbefore provided, all shares of Preferred Stock shall be identical, and each share of a series shall be identical in all respects with the other shares of the same series. When payment of the consideration for which shares of Preferred Stock are to be issued shall have been received by the Corporation, such shares shall be deemed to be fully paid and nonassessable.

# C. Common Stock Voting Rights.

Each record holder of Common Stock shall be entitled to one vote for each share held. Holders of Common Stock shall have no cumulative voting rights in any election of directors of the Corporation.

# D. Preemptive Rights.

Holders of Common Stock shall not have as a matter of right any preemptive or preferential right to subscribe for, purchase, receive, or otherwise acquire any part of any new or additional issue of stock of any class, whether now or hereafter authorized, or of any bonds, debentures, notes, or other securities of the Corporation, whether or not convertible into shares of stock of the Corporation.

#### ARTICLE V

#### Directors

The number of Directors of the Corporation shall be the number from time to time fixed in accordance with the provisions of the bylaws of the Corporation, but at no time shall the number of Directors be less than five. The Board of Directors of the Corporation shall be divided into three classes as equal in number as may be feasible, with the term of office of one class expiring each year. At each annual meeting of shareholders, successors to the Directors whose terms shall then expire

shall be elected to hold office for terms expiring at the third succeeding annual meeting. Directors shall continue in office until the end of their respective term and until his or her successor is elected and qualified or until there is a decrease in the number of Directors. Whenever a vacancy occurs on the Board of Directors, including a vacancy resulting from an increase in the number of Directors or otherwise, it shall be filled by the affirmative vote of a majority of the remaining Directors, though less than a quorum of the Board of Directors, and each additional Director shall hold office until the next annual meeting of shareholders and until his or her successor shall have been elected and qualified. When the number of Directors is changed, any newly created directorships or any decrease in directorships shall be so assigned among the classes by a majority of the Directors then in office, though less than a quorum, as to make all classes as equal in number as may be feasible. No decrease in the number of Directors shall shorten the term of an incumbent Director.

# ARTICLE VI

# Initial Registered Office and Agent; Principal Place of Business

The initial registered office of this Corporation shall be located at the City of Eustis, County of Lake, State of Florida, and its address there shall be, at present, 18251 US Hwy 441, Mount Dora, Lake County, Florida 32757, and the initial registered agent of the Corporation at that address shall be Kenneth E. LaRoe. The Corporation may change its registered agent or the location of its registered office, or both, from time to time without amendment of these Articles of Incorporation. The principal place of business and the mailing address of the Corporation shall be: 18251 US Hwy 441, Mount Dora, Lake County, Florida 32757.

# ARTICLE VII

# Initial Board of Directors

The initial Board of Directors of the Corporation shall consist of nine (9) directors. The name and street address of the initial director of this Corporation is:

Name	Address
Scott M. Ales	18251 US Hwy 441, Mount Dora, Florida 32757
Shannon McLin Carlyle	18251 US Hwy 441, Mount Dora, Florida 32757
Joel C. Hunter	18251 US Hwy 441, Mount Dora, Florida 32757
Kenneth E. LaRoe	18251 US Hwy 441, Mount Dora, Florida 32757
C. Michael LaRoe	18251 US Hwy 441, Mount Dora, Florida 32757
Paul B. Rountree	18251 US Hwy 441, Mount Dora, Florida 32757
John D. Schmid	18251 US Hwy 441, Mount Dora, Florida 32757
Randall E. Strode	18251 US Hwy 441, Mount Dora, Florida 32757
David C. Weyn, M.D.	18251 US Hwy 441, Mount Dora, Florida 32757

The number of Directors of this Corporation shall be the number from time to time fixed by the Shareholders, or by the Directors, in accordance with the terms and conditions of the Bylaws, but at no time shall said number of Directors be less than one.

# ARTICLE VIII

# Incorporator

The name and street address of the person signing these Articles of Incorporation as Incorporator are:

Kenneth E. LaRoe 18251 US Hwy 441 Mount Dora, Florida 32757

# **ARTICLE IX**

#### **Bylaws**

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors.

# **ARTICLE X**

# **Amendment**

This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

# **ARTICLE XI**

# Headings and Captions

The headings or captions of these various Articles of Incorporation are inserted for convenience and none of them shall have any force or effect, and the interpretation of the various articles shall not be influenced by any of said headings or captions.

IN WITNESS WHEREOF, the undersign Incorporation declaring and certifying that the fact thereto and hereunto sets his hand and seal this 36	ted does hereby make and file these Articles of stated herein are true, and hereby subscribes day of Articles, 2012.
Kenne	eth É. LaRoe
STATE OF FLORIDA ) COUNTY OF LAKE )	
The foregoing instrument was acknowledged 2012, by Kenneth E. LaRoe.	abefore methis 20th day of August,
BARBARA SZCZEPANSKI MY COMMISSION # EE 135132 EXPIRES: November 17, 2015 Bonded Thru Notary Public Underwriters	Printed Name: Barbara L. Szczepanski Notary Public, State of Florida
Personally Known or Produced Identification  Type of Identification Produced	

# CERTIFICATE DESIGNATING PLACE OF BUSINESS FOR THE SERVICE OF PROCESS WITHIN FLORIDA AND REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Sections 48.091 and 607.0501, Florida Statutes, the following is submitted:

First Green Bancorp, Inc. (the "Corporation") desiring to organize as a domestic corporation or qualify under the laws of the State of Florida has named and designated Kenneth E. LaRoe as its Registered Agent to accept service of process within the State of Florida with its registered office located at 18251 US Hwy 441, Mount Dora, Lake County, Florida 32757.

# **ACKNOWLEDGMENT**

Having been named as Registered Agent for the Corporation at the place designated in this Certificate, I hereby agree to act in this capacity; and I am familiar with and accept the obligations relating to service as a registered agent, as the same may apply to the Corporation; and I further agree to comply with the provisions of Florida Statutes, Section 48.091 and all other statutes, all as the same may apply to the Corporation relating to the proper and complete performance of my duties as Registered Agent.

Dated this 30 14 day of 408 4 7, 2012.

Kenneth E. LaRoe, Registered Agent

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AND AND SEPTEMBRISHED