River of Grass Unitarian Universalist Congregation Capital Foundation, Inc. Amended and Restated Articles of Incorporation N11000002485

As of May 28, 2019

ARTICLE I – Name

The name of the corporation shall be River of Grass Unitarian Universalist Congregation Capital Foundation, Inc.

ARTICLE II - Purpose

The purpose for which the corporation is organized is to receive and maintain a fund or funds of real or personal property, or both, and, subject to the restrictions and limitations set forth, to use and apply to the whole or any part of the income there from and the principle thereof exclusively for charitable, religious and educational purposes, including purchasing real estate, either directly or by contributions to the River of Grass Unitarian Universalist Congregation, Inc.

ARTICLE III – Location

The principal office of this corporation shall be located at 11850 W. State Road 84, Suite 1, Davie, FL 33325.

ARTICLE IV – Officers

The original officers and trustees are: President: Pamela C. Schrimsher Vice-president: Alan W. Meerow Secretary: Esther Sampol Treasurer: Roy I. Schwartz Trustee: Scott May

ARTICLE V – Members

Those persons who from time to time are voting members of the River of Grass Unitarian Universalist Congregation, Inc. shall by reason thereof be members of this corporation, and membership in this corporation shall terminate when any such person ceases to be a voting member of the said River of Grass Unitarian Universalist Congregation, Inc.

ARTICLE VI – Subscribers

The names of the subscribers to these Articles of Incorporation are Scott May, Alan W. Meerow, Esther Sampol, Pamela C. Schrimsher, and Roy I. Schwartz.

ARTICLE VII – Trustees

The manner in which trustees are elected or appointed is as provided in the bylaws.

ARTICLE VIII – Tax Exempt Status

A. This corporation is organized exclusively for religious, charitable, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future tax code.

B. No part of the net earnings or assets of this corporation shall inure to the benefit of, or

be distributable to, its officers, trustees, members or other private person, 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 these articles.

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C. No substantial part of the activities of this 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 publishing or distribution of statements), any political campaign on behalf or o in opposition to any candidate for public office.

D. Notwithstanding any other provisions of these articles, this corporation shall not carry

on any other activities not permitted to be carried on by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future Federal tax code, or by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code.

ARTICLE IX - Amendments to Articles of Incorporation

Amendments to these Articles of Incorporation must receive a two-thirds (2/3) vote of the members at a meeting called for that purpose on proper notice and with a copy of the proposed amendment having been mailed (USPS or electronically) to the membership. Such amendments must be filed with the Florida Secretary of State before becoming effective.

ARTICLE X – Bylaws

The Bylaws of this corporation shall further define the procedures for this corporation. These Bylaws may be adopted and amended by a two-thirds (2/3) vote of the members and at a meeting called for that purpose on proper notice and with a copy of the proposed amendment having been mailed (USPS or electronically) to the membership.

ARTICLE XI – Dissolution

A. In the event of dissolution, the residual assets of the organization shall be turned over to one or more organizations which themselves are exempt as organizations described in sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose.

B. Upon the dissolution or the winding up of the affairs of this corporation, for whatever

reason, its assets shall be first applied to the payment of any liabilities and the balance thereof shall be distributed, transferred, conveyed, delivered and paid over to the River of Grass Unitarian Universalist Congregation, Inc. or to such other organization as may be designated by the donor of a particular fund or property; provided, however, that any such organizations shall themselves be qualified for exemption under Section 501(c)(3) of the Internal Revenue Code.

C. In the event that the River of Grass Unitarian Universalist Congregation, Inc., is no longer in existence when this corporation is dissolved or wound up, than this corporation's assets shall be first applied to the payment of any liabilities and the balance thereof shall be distributed, transferred, conveyed, delivered and paid to the Unitarian Universalist Association of Congregations, Inc, or to such other organization as may be designated by the donor of a particular property; provided, however, that any such organizations shall themselves be qualified for exemption under Section 501(c)(3) of the Internal Revenue Code.

This Charter was ratified and amended by unanimous vote of the members present at a duly called meeting of the membership on May 6, 2018 and May 19, 2019 and filed May 28, 2019.

ELELD	ATTEST:
Ed Lewis' President	Melissa Buebler Secretary
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