

**AMENDED BYLAWS OF HILLTOP COMMUNITY CHURCH
A NEVADA GENERAL NON-PROFIT CORPORATION**

1. NAME

The name of this Corporation is HILLTOP COMMUNITY CHURCH.

2. OFFICES OF THE CORPORATION

2.1. PRINCIPAL OFFICE

The principal office of the transaction of the business, affairs, and activities of the Corporation (principal office) is located at HILLTOP COMMUNITY CHURCH, 3588 Romans Road, Carson City, Nevada, 89705, in Douglas County, Nevada. The Board of Directors (Board) may change the principal office from one location to another. Any change of location of the principal office shall be noted by the Secretary on these Bylaws opposite this Section, or this Section may be amended to state the new location.

2.2. OTHER OFFICE

The Board may at any time establish branch or subordinate offices at any place or places where the corporation is qualified to conduct its activities.

3. PURPOSES AND LIMITATIONS

3.1. GENERAL PURPOSES

This Corporation is a religious corporation and is not organized for the private gain of any person. It is organized under the Nevada General Non-profit Corporation Law solely and exclusively for religious purposes.

This Corporation is organized exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1954 (or the corresponding section of any future United States internal revenue law). Notwithstanding any other provision of these articles, this Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation, and the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States internal revenue law, or (b) by a Corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States revenue law.

3.2. SPECIFIC PURPOSES

The specific and primary purposes for which this Corporation is formed and in fulfillment of which it shall operate are as follows:

- (a) To glorify God and enjoy Him in worship.

- (b) To maintain the unity of the Spirit of God in fellowship one with another.
- (c) To proclaim clearly the gospel of Christ: "For I delivered to you as of first importance what I also received, that Christ died for our sins according to the Scriptures, and that He was buried, and that He was raised on the third day according to the Scriptures,..." [1 Corinthians 15:3-4 (NASB)].
- (d) To teach the whole Bible, the Old and New Testaments, to encourage spiritual growth.
- (e) To engage in Christian missionary work.
- (f) To provide for religious, charitable, educational meetings, services, campaigns, conferences and schools.

3.3. LIMITATIONS

3.3.1. Property Irrevocably Dedicated to Religious Purposes

The property of this Corporation is irrevocably dedicated to religious purposes, as set forth in Article 2 of the Articles of Incorporation. No part of the net earnings of this Corporation shall inure to the benefit of its Directors, Trustees, Officers, private shareholders or members, or to any individual.

3.3.2. Distribution of Property on Dissolution

On the winding up and dissolution of this Corporation, after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets of this Corporation shall be distributed to an organization (or organizations) organized and operated exclusively for religious purposes and that is tax exempt under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States revenue law. Those remaining assets shall be distributed among such non-profit Protestant Christian corporate religious, charitable and educational organizations that are (1) qualified to receive such assets under the provisions of these Articles of Incorporation and (2) determined by the Board of this Corporation or by a court of competent jurisdiction in the State of Nevada at the request of the Board.

4. STATEMENT OF DOCTRINE

4.1. DEFINED

The following is the Corporation's Statement of Doctrine:

CONCERNING THE BIBLE:

The original writings of both Old and New Testaments were inspired by God by means of the Holy Spirit, who chose the words employed. These writings were without error and are of supreme and final authority in the lives of believers in any age. The Bible says everything God intended to say to mankind regarding redemption.
[1 Cor.2:12-13; 2 Tim.3:16-17; 2 Pet.1:20-21]

CONCERNING GOD:

There is but one true God, who eternally exists as three distinct persons, Father, Son and Holy Spirit, who share in the work of creation, maintenance of the universe, sovereign control of history, redemption of believers and judgment of angels and mankind.

[Gen.1:1; Is.40:15-17, 22-24; Mt.3:16-17; Jn.1:1-3; 1 Cor.12:4-6; Eph.4:4-6; Col.1:15-20]

THE FATHER

God the Father is unique in nature. He is eternal, having no beginning or end. He is the Father of Jesus Christ whom He sent in bodily form. He is our Creator by virtue of our physical creation, and becomes our spiritual Father by election, adoption and new birth. He created mankind for the express purpose of fellowship with us as His children, to the praise of His Glory.

[Gen.1:1; Ps.102:12,25; 139:13-14; Acts 17:29; Eph.1:3-6]

THE SON

By miracle of the virgin birth, the Lord Jesus Christ, eternal Son of God and LORD of all, became man without ceasing to be God in order to reveal God and to redeem mankind. Jesus Christ is the fulfillment of the Old Testament prophecies concerning the Jewish Messiah. He is the means of Creation, and the visible expression of the invisible God. No man comes to reconciliation with God the Father except through Jesus Christ.

[Is.7:14; Mt.1:18-25; Lk.1:26-35; 2:7-12; 4:17-21; 24:25-27; Jn.1:1-2; 3:16; 14:6-12; Phil.2:5-12; Col.1:15-20; Heb.1:1-2]

THE HOLY SPIRIT

The Holy Spirit is God, sent by the resurrected Jesus to reveal and glorify Jesus Christ. The Holy Spirit living in the believer is the proof guaranteeing our inheritance in Jesus Christ. He provides spiritual gifts to all believers, and indwells, guides, teaches, empowers and comforts them. He convicts the world concerning sin, righteousness and judgment.

[Jn.14:16-17, 16:5-16; Acts 2:1-4, 16-21; Rom.8:26-27; 1Cor.2:12-16; Eph.1:13-14]

CONCERNING MAN AND HIS NEED:

Man was created in the image of God and is loved by Him, but, through an inherited sinful nature and his own choice, is alienated, separated from God. In this condition, man is enslaved to the world, the flesh and the devil, and is under God's present wrath and ultimate righteous judgment.

[Gen.1:26-27; 3:1-7; Rom.1:18-21; 2:5-6; 3:23; 5:12-21; 6:23; Eph.2:1-3]

CONCERNING REDEMPTION - GOD'S SOLUTION TO MAN'S NEED:

Jesus Christ, who lived a sinless life on earth, voluntarily gave His life as a sacrifice for all the sins of mankind, was buried and rose bodily from the dead, and ascended to the right hand of the Father as Lord. He uniquely satisfied the just requirement of God for death as the penalty for sin. All who believe in Him are forever reconciled to God solely through Jesus' death on

the cross. Everyone who is called into this relationship by God is granted every spiritual blessing that is in Christ, and will be perfected with Him. Nothing can separate the believer from the love of Christ.

[Lk.23:46; Jn.19:30; Acts 2:32-36; Rom.3:21-26; 8:29-39; 10:8-11; Eph.1:3-12; Phil.1:6; 1 Jn.2:2]

CONCERNING MAN'S RESPONSE TO GOD:

Every person has the opportunity and the obligation to respond to God. All response to Him is initiated by God as He draws people to Himself. Those who repent of their sinfulness, and trusting in the sacrifice of Jesus Christ as full payment for their sin, receive Him as Lord and Savior, are forever reconciled to God the Father, and become a new creation in Jesus Christ.

[Jn.1:9-13; 3:16; 6:44; Acts 13:48; Rom.1:18-20; 10:8-9; Eph.2:8-9; 2 Cor.4:6; 1 Jn.5:11-13]

CONCERNING THE CHRISTIAN'S RESPONSIBILITY:

The Christian life is a transformation, in which Christ Himself lives His life through the believer. All believers are still capable of responding to the urges of the flesh, and when they do so they do not please God. They can choose, rather, to rely continually upon the indwelling Holy Spirit's power and love, and thus glorify and please the Father. Believers are to be baptized by water, symbolizing their full participation in the death, burial and resurrection of Jesus Christ.

[Acts 2:37-39; Rom.6:15-18; 8:1-17; 12:1-2; 2Cor.3:5-6:18; 5:17; Eph.2:10; 5:3-10]

CONCERNING THE CHURCH:

The Church is the body of Christ on earth, and consists of all who have been regenerated by God. This body finds expression as local churches, operating under the direction of Jesus Christ as Lord and Head of His body, through elders, pastor-teachers, and evangelists, who equip the saints for the work of the ministry. All believers are responsible to utilize their spiritual gifts for the common good. All believers are His witnesses in the world and are to further the task of making disciples of all nations. All believers are to remember the sacrifice of the Lord on their behalf by observing the Lord's Supper until His return.

[Mt.28:18-20; Rom.5:10; 8:16-17; 12:3-8; 1Cor.11:23-34; 1Cor.12; Eph.4:11-12; 1Pet.2:4-5,9-10; 4:10-11]

CONCERNING THE FUTURE:

There will be the imminent, bodily and visible return of Jesus Christ to this earth to bring to completion His kingdom, to judge the world in righteousness, to bring to fulfillment His prophetic promises to Israel and to the rest of mankind concerning the future, and to create a new heaven and a new earth. All people who have died will be raised from the dead, and those who have been redeemed will participate in eternal life in the presence of God, but those who have rejected Christ will suffer eternal punishment and separation from God.

[Mt.25: 31-34, 41; 1 Cor.15:22-26, 40-44,50-58; 1 Thes.5:1-11; 2 Thes.2:1-12; Rev.3:5; 20:12; 21:1-22:5]

CONCERNING RELATIONSHIP AMONG CHRISTIANS:

The Bible provides direction on how Christians are to relate to other Christians.

[Mt. 18:15-17; 1 Cor.6:1-8]

4.2. SUBSCRIPTION REQUIRED

Directors, upon joining the Board, must manifest wholehearted agreement with the Statement of Doctrine by signing a copy of the Statement. At the first called meeting of the Board in each calendar year all Directors must manifest wholehearted agreement with the Statement of Doctrine. The Statement of Doctrine as so signed shall be filed and kept among the records of the Corporation. Any Officer who is not a Director must also manifest wholehearted agreement with the Statement of Doctrine by signing a copy of the Statement which shall be filed and kept among the records of the Corporation.

5. MEMBERSHIP

The Corporation shall have no members.

6. DIRECTORS

6.1. BOARD OF ELDERS

The Directors are Elders of Hilltop Community Church, and the Board is the Board of Elders for Hilltop Community Church.

6.2. NUMBER OF DIRECTORS

The Board shall consist of no more than eighteen (18) and no less than three (3) Directors until changed by amendment to the bylaws. The exact number of Directors shall be fixed, within those limits, by a resolution adopted by the Board.

6.3. QUALIFICATIONS OF DIRECTORS

Directors must be men over the age of 18 who are committed to furthering the purposes of this Corporation, and who manifest wholehearted agreement with the Statement of Doctrine.

6.4. ELECTION OF DIRECTORS

Directors shall be elected to office by unanimous vote of the Board.

6.5. TERM OF OFFICE

A Director shall not assume office until he has manifested his agreement with the Statement of Doctrine by signing a copy of said Statement. The Statement of Doctrine as so subscribed shall be filed and kept among the records of the Corporation.

All Directors shall hold office for three (3) years unless removed by unanimous vote of the Board of Directors, except the one whose removal is being considered. A Director may serve for two consecutive terms before a one (1) year sabbatical must be taken. No Director may get off the Board if the Corporation would then be left with less than the minimum number of Directors authorized by these Bylaws until a replacement Board Member is selected and in place. Such removal may be done only for the following causes:

- (a) Conduct which tends to bring the affairs and purposes of this Corporation into disrepute.

- (b) Neglectful inattention to the affairs of this Corporation.
- (c) Conduct in meeting or elsewhere which is hostile and offensive towards other Directors of this Corporation.
- (d) Any sustained conduct which is contrary to the qualifications prescribed by the Statement of Doctrine.
- (e) Refusal to subscribe to the Statement of Doctrine.

A vote to remove a Director under the provisions of this section shall be conclusive.

6.6. POWER OF DIRECTORS

6.6.1 General Powers

Subject to the provisions and limitations of the Nevada General Non-Profit Corporation Law and any other applicable laws, and subject to any limitations in the Articles of Incorporation or Bylaws, and in accordance with the Statement of Doctrine, the temporal activities, business, and affairs of the Corporation shall be managed, and all corporate powers shall be exercised, by or under the direction of the Board.

6.6.2 Specific Powers

Without prejudice to the general powers set forth in Section 6.6.1 of these Bylaws, but subject to the same limitations, the Board shall have the following powers in addition to other powers enumerated in these Bylaws:

- (a) To select and remove at the pleasure of the Board all Officers, agents, and employees; to prescribe powers and duties for them as may be consistent with law, the Articles of Incorporation, these Bylaws, and the Statement of Doctrine; to fix their compensation; and to require from them security for faithful service.
- (b) To conduct, manage, and control the temporal affairs and activities of the Corporation and make such rules and regulations for this purpose, consistent with law, the Articles of Incorporation, these Bylaws, and the Statement of Doctrine, as they may deem best.
- (c) To adopt and use a corporate seal, and alter the form of corporate seal. Provided however, that at this time no corporate seal has been adopted, and none is required on any corporate records.
- (d) To borrow money and incur indebtedness on behalf of the Corporation, and cause to be executed and delivered for the Corporation's purposes, the corporation name, promissory notes, bonds, debentures, deeds of trust, mortgages, pledges, hypothecations, and other evidences of debt and securities.
- (e) To delegate any and all such duties to others in the sole discretion of the Board, except the duties which the Board is prohibited from delegating by the Nevada General Non-profit Corporation Law or other applicable laws.

- (f) To ordain, commission, or license pastoral staff members as ministers, who in the sole discretion of the Board are qualified to do their assigned ministerial duties, either by training or experience, and are in agreement with the Statement of Doctrine and other applicable documents of HILLTOP COMMUNITY CHURCH.
- (g) To exercise all other powers conferred by the Nevada General Non-profit Corporation Law, or other applicable laws, consistent with the Articles of Incorporation, these Bylaws, and the Statement of Doctrine.

6.7. VACANCIES ON BOARD

6.7.1 Events Causing Vacancy

A vacancy or vacancies on the Board shall exist on the occurrence of the following: (a) the death or resignation of any Director; (b) the declaration by Board resolution of a vacancy of the office of a Director who has been declared of unsound mind by an order of court or convicted of a felony; (c) removal of a Director for fraudulent acts; (d) the vote of the Board to remove a Director; (e) the increase of the authorized number of Directors; or (f) the failure of the Board, at any Board meeting at which any Director or Directors are to be elected, to elect the number of Directors to be elected at that meeting.

6.7.2. Resignations

Except as provided herein, any Director may resign by giving either a) notice at a Directors meeting, and it is recorded into the minutes of that meeting, or b) written notice to the Chairman, if any, or to the Secretary. The resignation shall be effective when the notice is given unless it specifies a later time for the resignation to become effective. If a Director's resignation is effective at a later time, the Board may elect a successor to take office as of the date when the resignation becomes effective. No Director may resign if the Corporation would then be left with less than the minimum number of Directors authorized by these Bylaws until a replacement Board Member is selected and in place.

6.7.3. Vacancies Filled by Board

Vacancies shall be filled by the Board in the manner provided in these Bylaws for the election of Directors, or, in the Board's sole discretion, by lowering the number of Directors, provided that the number of Directors may not be lowered below the minimum number specified in these Bylaws.

6.7.4. No Vacancy on Reduction of Number of Directors

No reduction of the authorized number of Directors shall have the effect of removing any Director before that Director's term of office expires.

6.8. MEETINGS OF DIRECTORS

6.8.1. Place of Meetings

Regular or special meetings of the Board may be held at any place within or outside Nevada that the Board may designate or, if not so designated, meeting shall be held at the Corporation's principal office.

6.8.2. Meetings by Telephone

Any meeting, regular or special, may be held by conference telephone or similar communication equipment, as long as all Directors participating in the meeting can hear one another. All such Directors shall be deemed to be present in person at such a meeting.

6.8.3. Regular Meetings

Regular meetings of the board may be held without call or notice at such time and place as the Board shall fix from time to time.

6.8.4. Special Meetings

Special meetings of the Board for any purpose may be called at any time by the Chairman of the Board, if any, or by two members of the Board.

6.8.5 Notice

Unless notice is excused by a provision of these Bylaws, notices of meetings of the Board stating its time and purpose shall be provided either electronically or hard copy to each Director prior to the meeting. Each Director shall leave his address with the Secretary, and notices of meetings sent to such address shall be valid notices thereof to him.

6.8.6. Quorum

A majority of the Board of Directors shall constitute a quorum. Unless otherwise provided in these Bylaws, every action taken or decision made by the Directors at a duly held meeting at which a quorum is present must be by unanimous vote. A meeting at which a quorum is initially present may continue to transact business, despite the withdrawal of Directors.

6.8.7. Action Without a Meeting

Any action that the Board is required or permitted to take may be taken without a meeting, if all members of the Board, individually or collectively, consent in writing/verbally to that action. Such action by written consent shall have the same force and effect as the unanimous vote of the Board. Such consents shall be filed with the minutes of the proceedings of the Board.

6.8.8. Board and Committee Meeting Minutes

Minutes of each Board or any committee meeting of the Board shall be kept and shall be filed with the corporate records.

6.9. COMPENSATION

Directors shall receive no compensation for their services as Directors, but may receive reimbursement for expenses while attending to the business of the Corporation.

6.10. COMMITTEES OF THE BOARD

The Board may create one or more committees which may consist of Directors and/or other persons who are not Directors, to serve at the pleasure of the Board. These committees shall report back to the Board on their findings. The Board may adopt rules for the government of any committee that are consistent with these Bylaws or, in the absence of rules adopted by the Board, the committee may adopt such rules.

7. OFFICERS

7.1. OFFICERS OF THE CORPORATION

The Officers of the Corporation shall be a President, a Secretary and a Treasurer. The same Director may be appointed to more than one office. Officers need not be Directors. Any person so appointed must be from among those who worship at Hilltop Community Church, but the person need not be a Director.

7.2. ELECTION OF OFFICERS

If needed, the Officers shall be elected at the first called meeting of the Board in each calendar year, or at other times as the need arises because of other actions described in these Bylaws.

7.3. TERM OF OFFICE

Officers serve at the pleasure of the Board.

7.4. REMOVAL

Officers serve at the sole pleasure of the Board and may be removed at any time with or without cause and with or without notice.

7.5. RESIGNATION

An Officer may resign by giving written notice to the President, if any, or to the Secretary. The resignation shall be effective when the notice is given unless it specifies a later time for the resignation to become effective. If an Officer's resignation is effective at a later time, the Board may elect a successor to take office as of the date when the resignation becomes effective.

7.6. COMPENSATION

An Officer shall receive no compensation for their services as Officers, but may receive reimbursement for expenses while attending to the business of the Corporation.

7.7. VACANCIES

A vacancy in any office because of death, resignation, removal, disqualification, or any other cause shall be filled in the manner prescribed in these Bylaws for regular appointments to that office, provided that such vacancies shall be filled as the Board may direct.

7.8. RESPONSIBILITIES OF OFFICERS

7.8.1 President/Chairman

The President shall be the Chairman of the Board and preside at all Board meetings. If the Chairman is absent then the Vice Chairman shall preside. Unless otherwise provided by these Bylaws or Board action, he shall execute jointly with the Secretary, in the name of the Corporation, all deed, bonds, contracts and other obligations and instruments authorized by the Board to be executed, and shall exercise and perform such other powers and duties as may be assigned by the Board or prescribed by the Bylaws.

7.8.2. Secretary

7.8.2.1. Book of Minutes

The Secretary shall keep or cause to be kept, at the Corporation's principal office or such other place as the Board may direct, a book of minutes of all meetings, proceedings, and actions of the Board or committees of the Board. The minutes of meetings shall include the time and place of holding, whether the meeting was general or special and, if special, how authorized, the notice given, and the names of those present. The Secretary shall keep or have kept at the principal office in Nevada, a copy of the Articles of Incorporation and Bylaws, as amended to date.

7.8.2.2. Notices, Seal, and Other Duties

The Secretary shall give, or cause to be given, notice of all meetings of the Board or committees of the Board required by the Bylaws to be given. The Secretary shall keep the corporate seal in safe custody if one is used. Unless otherwise provided by these Bylaws or Board resolution, the Secretary shall execute jointly with the Chairman, in the name of the Corporation, all deeds, bonds, contracts and other obligations and instruments authorized by the Board to be executed. The Secretary shall have such other powers and perform such other duties as the Board or the Bylaws may prescribe.

7.8.3. Treasurer

7.8.3.1. Books of Account

The Treasurer shall keep and maintain, or cause to be kept and maintained, adequate and correct books and records of accounts of the Corporation's properties and business transactions, including accounts of its assets, liabilities, receipts, disbursements, gains, losses, capital, retained earnings, and other matters customarily included in financial statement. The books of account shall be open to inspection by any Director at all reasonable times.

7.8.3.2. Deposit and Disbursement of Money and Valuables

The Treasurer shall deposit, or cause to be deposited, all money and other valuables in the name and to the credit of the Corporation with such depositories as the Board may designate, shall disburse the Corporation's funds as the Board may order, shall render to the Chairman and Directors, when requested an account of all transactions as Treasurer and or the financial condition of the Corporation, and shall have such other powers and perform such other duties as the Board or the Bylaws may prescribe.

8. DEPOSITORIES

The Board shall choose and maintain one or more depositories for the deposit of funds received by the Corporation from all sources. Such depositories shall be banks organized and existing under the laws of the United States or of the State of Nevada, or of any other state or country in which the Corporation may do business. Funds of the Corporation shall be withdrawn from any depository on checks duly executed in a manner as the Board may from time to time prescribe.

9. INDEMNITY

9.1. RIGHT OF INDEMNITY

To the fullest extent permitted by law, this Corporation shall indemnify its Directors, Officers, employees, and other persons described in Nevada Revised Statutes NRS 82.541 and NRS 78.138 and other applicable Sections of the NRS, including persons formerly occupying any such positions, against all expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred by them in connection with any "proceeding," as that term is used in those Sections and including an action by or in the right of the Corporation, by reason of the fact that such person is or was a person described by that Section.

9.2. APPROVAL OF INDEMNITY

On written request to the Board by any person for indemnification, the Board shall promptly determine whether the applicable standard of conduct has been met and, if it has, the Board shall authorize indemnification. If the Board cannot authorize indemnification because of the number of Directors who are parties to the proceeding with respect to which indemnification is sought prevents the formation of a quorum of Directors who are not parties to that proceeding, the Corporation, or the agent or the attorney or other person rendering services in connection with the defense shall apply to the court in which such proceeding is or was pending for an order authorizing indemnification, whether or not such application by the agent, attorney or other person is opposed by the Corporation.

9.3. ADVANCEMENT OF EXPENSES

To the fullest extent permitted by law and except as is otherwise determined by the Board in a specific instance, expenses incurred by a person seeking indemnification under Sections 9.1 and 9.2 of these Bylaws in defending any proceeding covered by those sections shall be advanced by the Corporation before final disposition of the proceeding, on receipt by the Corporation of an undertaking by or on behalf of that person that the advance will be repaid unless it is ultimately determined that the person is entitled to be indemnified by the Corporation for those expenses.

10. INSURANCE

The Corporation shall have the power to purchase and maintain insurance on behalf of its Officers, Directors, employees, and other agents against any liability asserted against or incurred by any Officer, Director, employee, or against in such capacity or arising out of the Officer's, Director's, employee's or agent's status as such.

11. INSPECTION OF BOOKS, RECORDS

The books, records, papers, and accounts of the Corporation shall be subject during reasonable business hours for inspection by any Director except for confidential records related to individual staff salary and to specific contributions of an individual.

12. DISPUTE RESOLUTION

In the unlikely event of a dispute arising out of or related in any way whatsoever to the interpretation and/or enforcement of the Bylaws, an Officer or Director may not apply to a court for the resolution of such a dispute, but instead all such disputes shall be kept completely confidential, be submitted to non-binding confidential mediation and followed, if not settled at mediation, by binding confidential arbitration through Peacemaker Ministries or a similar dispute resolution process. The Directors shall endeavor to resolve any such dispute without legal counsel, but if engaged, legal counsel shall be selected from those in agreement with the doctrinal statement of the corporation, so as to not be unequally yoked with unbelievers. And if counsel is engaged, each party shall bear his/her/its own costs and attorney's fees incurred at all stages of any dispute.

13. AMENDMENTS TO BYLAWS

Unless otherwise required by law, these Bylaws may be amended only upon the unanimous vote of the Directors.

14. CONSTRUCTION

Unless the context requires otherwise, the general provision, rules of construction, and definitions in the Nevada General Non-profit Corporation Law shall govern the construction of these Bylaws.

THE UNDERSIGNED HEREBY CERTIFIES:

- 1) That he is the duly elected and acting secretary of the HILLTOP COMMUNITY CHURCH;
- 2) That the foregoing Bylaws are the Bylaws of this Corporation as duly amended or otherwise authored to the date of this certificate.

Dated: December 19th, 2016

Gene Kaufmann

Gene Kaufmann, Secretary
Hilltop Community Church