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OLLIE EARNSWORTH

The State of South Carolina } **CERTIFICATE OF INCORPORATION**
EXECUTIVE DEPARTMENT } **BY THE SECRETARY OF STATE**

WHEREAS, **Raymond Carter, Sr., 111 Loop Street, Greenville, S. C.**
Aaron Posley, 14 Maple Street, Greenville, S. C.
Calvin Washington, Rt. 2, Box 332, Piedmont, S. C.

two or more of the officers or agents appointed to supervise or manage the affairs of

UNION BAPTIST CHURCH AT GREENVILLE

which has been duly and regularly organized, did on the **20th** day of

July, A. D. **1970**, file with the Secretary of State a written declaration setting forth:

That, at a meeting of the aforesaid organization held pursuant to the by-laws or regulations of the said organization, they were authorized and directed to apply for incorporation.

That, the said organization holds, or desires to hold, property in common for Religious, Educational, Social, Fraternal, Charitable or other eleemosynary purpose, or any two or more of said purposes, and is not organized for the purpose of profit or gain to the members, otherwise than is above stated, nor for the insurance of life, health, accident or property; and that three days' notice in the **Greenville Piedmont**, a newspaper published in the County of **Greenville**, has been given that the aforesaid Declaration would be filed.

AND WHEREAS, *Said Declarants and Petitioners* further declared and affirmed:

FIRST: Their names and residences are as above given.

SECOND: The name of the proposed Corporation is **UNION BAPTIST CHURCH AT GREENVILLE**

THIRD: The place at which it proposes to have its headquarters or be located is **Route 4, Fork Shoals Road, County of Greenville**

FOURTH: The purposes of the said proposed Corporation ~~ix~~ are exclusively, religious, charitable, educational, and recreational; to conduct religious services, ceremonies, and schools; and to exercise certain moral and spiritual and charitable functions consistent with Christian Doctrine of the Baptist Discipline; and to cooperate with other groups with like concern. In the event of dissolution, the residual assets of this organization will be turned over to one or more organizations which themselves are exempt from Federal Income Tax as organizations described in Section 501(c)(3) of the Internal Revenue Code of 1954, or the corresponding provisions of any prior or future Internal Revenue Code or to the Federal, State or local government for exclusively religious purposes.