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Amended Restated
Nov 23 2015

FALSKITTON

COVER LETTER

TO: Arnendment Section
Division of Corporations

Tallahassee, FL 32314

NAME OF CORPORATION: HOPE BAPTIST CHURCH, INC., OF FOREST CITY, FLORIDA				
DOCUMENT NUMBER:	726064			
The enclosed Articles of Amendme	ent and fee are submitted for	or filing.		
Please return all correspondence co	oncerning this matter to the	following:		
RAYMOND B. HADLEY				
	(Name	of Contact Person)		
	(F	rm/ Company)		
129 S. WEKIWA SPRINC	SS ROAD	(Address)		
		(Address)		
APOPKA, FL 32703				
	(City/ S	State and Zip Code))	
lhl				
hbcapopka@aol.com E-mail a	address: (to be used for fut	ure annual report no	otification)	
For further information concerning	this matter, please call:			
RAYMOND B. HADLEY	7	at 40	7-921-44	194
	e of Contact Person)			(Daytime Telephone Number)
Enclosed is a check for the following	ng amount made payable to	the Florida Depar	tment of S	tate:
	•		Certific Certific	Filing Fee cate of Status ed Copy onal Copy is sed)
Mailing Address Amendment Section of Corp. P.O. Box 6327	tion		nent Section of Corpor	

2661 Executive Center Circle Tallahassee, FL 32301

Restated and Amended **Articles of Incorporation**

Hope Baptist Church, Inc., of Forest City, Florida
(Document Number: 726064)

Pursuant to the provisions of Florida Statutes §§ 617.1006 and 617.1007, the undersigned Florida paparofit corporation adopts the following Restated and Amended Articles of Incorporation.

FIRST:

Article I (Amended)

The name of this corporation, formerly Hope Baptist Church, Inc., of Forest City, Florida, shall be HOPE BAPTIST CHURCH OF APOPKA, INC. and its principal place of business and place of worship shall be 129 SOUTH WEKIWA SPRINGS ROAD, APOPKA, FLORIDA 32703.

Article II (Amended)

This corporation is organized as a church exclusively for charitable, religious, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Revenue Law), including, but not limited to, for such purposes, the building up of believers in the Christian faith through the preaching and teaching of God's Word, the worship of God, the fellowship of His people, the administration of the ordinances, the evangelization of the world through the proclamation of the gospel of Jesus Christ; and engaging in any other activity not prohibited to corporations under the Florida Not-For-Profit Corporation Act that is in furtherance of 501(c)(3) purposes.

Article III (Amended)

- A. The corporation shall have members. The qualifications, rights, privileges, duties, and classifications of members of the corporation shall be stated in the bylaws of the corporation.
- B. The Statement of Faith shall be stated in the bylaws of the corporation.
- C. The Church Covenant shall be stated in the bylaws of the corporation.

Article IV (Restated)

This corporation shall have perpetual existence.

Article V (Restated)

The names and residence of the subscribers are as follows [filed April 10, 1973]:

Raymond B. Hadley	122 Gum Street	Longwood,	FL	32750
Cheryl A. Hadley	122 Gum Street	Longwood,	FL	32750
Joseph E. Cramer	Route 2	Maitland,	FL	32751
Awanda M. Cramer	Route 2	Maitland,	FL	32751

Martha Odell	690 Iris Road	Casselberry, FL	32707
Helene Dibble	690 Iris Road	Casselberry, FL	32707
Joseph M. Cramer	Rt. 2, Box 760-B	Longwood, FL	32750
Carolyn S. Cramer	Rt. 2, Box 760-B	Longwood, FL	32750
Cecil Hines	122 Gum Street	Longwood, FL	32750
Margery Hines	122 Gum Street	Longwood, FL	32750
James W. Lickert	513 Orange Ct.	Maitland, FL	32751
Lorna L. Lickert	513 Orange Ct.	Maitland, FL	32751

Article VI (Amended)

The qualifications, election, terms, and duties of the officers of the corporation shall be stated in the bylaws of the corporation.

Article VII (Amended)

The corporation shall have a minimum of three (3) directors. The qualifications, election, terms, duties, and authority of directors shall be stated in the bylaws of the corporation.

Article VIII (Amended)

These articles of incorporation and the bylaws of the corporation may be revised or amended by a majority vote of the members present and voting at any regular meeting of the members, provided that said revision or amendment has been submitted in writing and announced from the pulpit at least fourteen (14) days before the vote is taken.

Article IX (Amended)

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 publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Article X (Amended)

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its directors, officers, employees, members, 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 tax-exempt purposes of the corporation set forth in Article II.

Article XI (Restated)

No evolutionary or modernistic preaching or modernistic teaching, tending with the biblical account of the creation of man, shall ever be permitted on any property owned by this corporation.

Article XII (Restated)

At no time is this corporation ever to be affiliated with any association or other organization except for Christian fellowship only.

Article XIII (Restated)

This corporation shall have power to ordain those of like faith who are in sympathy with our belief and emphasis according to the bylaws.

Article XIV (Restated)

The annual business meeting of the membership of the church and all other regular and specific meetings of the church and this corporation, or of any department thereof, or of any other church committees shall be held as set forth in the bylaws.

Article XV (Added)

- A. The corporate powers of this corporation are as provided in § 617.0302, Florida Statutes, except that the corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law) or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).
- B. Upon the dissolution of the corporation, after paying or making provision for payment of all its liabilities, the corporation shall dispose of all of the remainder of its assets exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, religious, or educational purposes as shall at the time qualify as an organization exempt from Federal income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

SECOND:	The date of adoption of	of the Re	stated and Amended	Articles of	Incorporation v	vas
	Deptember	30	, 2015.			

THRD: The amendments were adopted by the members and the number of votes cast for the amendment was sufficient for approval.

Signature B Hadley

RAYMOND B. HADLEY, PRESIDENT

Printed Name, Title