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PLEASE use funds from ACCT: 1202 Authorization Signature:	
Superchannel Worship Ministries, Inc.	740638
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NEW FILINGS	<u>AMMENDMENTS</u>
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Profit Not for Profit	X Amendment Resignation of R.A. Officer/Director
Profit Not for Profit Limited Liability	X_Amendment Resignation of R.A. Officer/Directo Change of Registered Agent
Profit Not for Profit Limited Liability Domestication	X Amendment Resignation of R.A. Officer/Directo Change of Registered Agent Dissolution/Withdrawal
Profit Not for Profit Limited Liability	X_Amendment Resignation of R.A. Officer/Directo Change of Registered Agent
Profit Not for Profit Limited Liability Domestication Other	XAmendmentResignation of R.A. Officer/DirectorChange of Registered AgentDissolution/WithdrawalMerger
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EXAMINER'S INITIALS:_____

COVER LETTER

Department of State Amendment Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT: Sup	erchannel Wors	hip Ministries	, Inc.
Enclosed are an orig	ginal and one (1) copy of the res	stated articles of incorpora	ation and a check for:
■ \$35.00 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy ADDITIONAL CO	□ \$52.50 Filing Fee, Certified Copy & Certificate of Status PY REQUIRED
FROM: C	harles W. Crame	er	

Name (Printed or typed)

1420 Edgewater Dr., Ste 200

Address

Orlando, FL 32804

City, State & Zip

407-843-3300

Daytime Telephone number

cramer@cramerprice.com

E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the document.

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AMENDED AND RESTATED ARTICLES OF INCORPORATION

OF

SUPERCHANNEL WORSHIP MINISTRIES, INC.

Pursuant to Sections 617.1006 and 617.1007, Florida Statutes, the Articles of Incorporation of the above named Corporation are amended and restated in their entirety and the Corporation adopts the following Amended and Restated Articles of Incorporation for such Corporation:

ARTICLE I: NAME

The name of this Corporation shall be SuperChannel Worship Ministries, Inc.

ARTICLE II: PRINCIPAL OFFICE

The principal office of this Corporation shall be located at 123 E. Central Parkway, Altamonte Springs, Florida 32701.

ARTICLE III: PURPOSE

The Corporation is organized exclusively for religious, charitable, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code (or the corresponding provision of any future United States internal revenue law), including the making of distributions to or for the use of organizations exempt at the time under Section 501(c)(3) of the Internal Revenue Code (or the corresponding provision of any future United States internal revenue law). Specifically, the purposes of the Corporation include the operation of a Christian ministry, founded upon and tested by Bible principles to the end that through the Holy Spirit all people may be better prepared for living the abundant life of the Lord Jesus Christ. This ministry will carry out its purposes by conducting regular worship/church services, providing prayer and financial assistance

to needy individuals, engaging in telecasting and broadcasting activities, collaborating with other churches and Christian ministries with shared doctrinal beliefs, and using any other effective lawful means to share the Gospel of Jesus Christ, the Bible and information about the Christian faith to as many people as possible.

ARTICLE IV - EXISTENCE

The existence of this Corporation shall be perpetual.

ARTICLE V: RESTRICTIONS

- A. <u>No Private Inurement</u>. No part of the earnings or assets of the Corporation shall inure to the benefit of, or be distributable to, its Directors, officers, 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 purposes set forth in Article III hereof. The Corporation shall not have capital stock or shareholders.
- B. <u>No Substantial Lobbying</u>. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation.
- C. <u>No Political Campaigning</u>. 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.
- D. <u>Irrevocable Dedication</u>. The income and assets of the Corporation shall be irrevocably dedicated to its exclusive purposes.

ARTICLE VI: DIRECTORS

- A. <u>Number</u>. The Directors of the Corporation shall consist of not fewer than three (3) Directors and not more than a maximum number determined by the Corporation's Bylaws as amended from time to time.
 - B. <u>Powers</u>. The Directors shall govern the Corporation, and shall have all the rights

and powers granted to it as outlined in the Corporation's Bylaws.

- C. Term. The term of each Director shall be as established in the Corporation's Bylaws.
- D. <u>Election</u>. The method of electing the Directors shall be contained in the Corporation's Bylaws.

ARTICLE VII: DISSOLUTION

Upon the dissolution of the Corporation, the Corporation's assets remaining after payment of all costs and expenses of such dissolution shall be distributed to an entity or entities described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code or shall be distributed to the Federal Government, or to a state or local government, for a public purpose and none of the assets will be distributed to any board member, officer, or trustee of the Corporation. Any of such assets not so disposed of shall be disposed of by the Circuit Court of the Eighteenth Judicial Circuit of Florida, in and for Seminole County, exclusively for such purposes or to such organization or organizations as said court shall determine which are organized and operated for such purposes.

ARTICLE VIII - MEMBERS

The Corporation will have no Members.

ARTICLE IX - POWERS

- A. <u>General</u>. The Corporation shall have all the rights and powers customary and proper for tax-exempt non-profit Corporations, including the powers specifically enumerated in Section 617.0302. Florida Statutes, as amended.
- B. <u>Restrictions</u>. Notwithstanding any other provisions of the Articles of Incorporation, the Corporation shall not carry on any 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 by a Corporation to which contributions are deductible under Sections 170(b)(1)(A) or (B) and 170(c)(2) of the Internal Revenue Code (or the corresponding provisions of any future

United States Internal Revenue law).

C. <u>Charitable Trusteeship, etc.</u> The Corporation shall be empowered to hold or administer property for the purposes stated in Article III of the Articles of Incorporation, including the power to act as trustee.

ARTICLE X - AMENDMENTS

- A. <u>Bylaws</u>. The Corporation's Bylaws may be amended only by an affirmative vote of eighty percent (80%) of the Board of Directors at any regular Directors meeting or special properly called meeting of the Directors or by a resolution in lieu of a meeting signed by all of the Directors.
- B. <u>Articles of Incorporation</u>. The Articles of Incorporation may be amended only by an affirmative vote of eighty percent (80%) of the Board of Directors at any regular Directors meeting or special properly called meeting of the Directors.

ARTICLE XI: INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The initial street address of the registered office of this Corporation in the State of Florida shall be 1420 Edgewater Drive, Suite 200, Orlando, Florida, 32804. The name of the initial registered agent of this Corporation at that address is Charles W. Cramer.

ACCEPTANCE AS REGISTERED AGENT

Having been named as registered agent for the above mentioned Corporation, at the place designated in the foregoing Articles of Incorporation, I hereby accept such designation and agree to act in such capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties as registered agent. I am familiar with, and accept the duties and obligations of, §617.0503 of the Florida Statutes.

Done this 22 day of 4 5 4 > 4 . 2022.

W. Cramer, Registered Agent

Pursuant to the Corporation's current Articles of Incorporation, Bylaws and Sections 617,1002, 617,1006 and 617,1007 Florida Statutes, this Amended and Restated Articles of Incorporation was proposed to the Directors of the Corporation, as there are no members of the Corporation, and the number of votes cast for this Amended and Restated Articles of Incorporation by the Directors were sufficient for approval on $\frac{1}{1}$. 2022.

SuperChannel Worship Ministries, Inc.

Print name: CLAMD BOWERS

Print title: PRESIDENT