N0000007721

TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 OO NOV 27 PM I2: 06
SECNETATION OF THE TORING

SUBJECT: _	CALVARY	CHAPEL, NORTH	PINELLAS, INC.
	(Proposed corporate name - must include suffix)		

700003476927---6

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

\$70.00 Filing Fee

□ \$78.75

Filing Fee &

Certificate of Status

□\$78.75

△ \$87.50

Filing Fee & Certified Copy

Filing Fee, Certified Copy

& Certificate

ADDITIONAL COPY REQUIRED

FROM:	JEFF CLAYTON	
	Name (Printed or typed)	
	3612 SCHOLET THINKER DR	
0 '	Address	
Jeff clayfon gar JTHORIZATION BY PHONE TO	VE PALM HARBOR, FL 34683	
ORRECT PA ACCEPT.	City, State & Zip	
ATE 71-30-06 36 EXAM a.L	727-942-2808	
.0	Daytime Telephone number	

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

W-2874

ARTICLES OF INCORPORATION

The undersigned, acting as incorporators of a corporation pursuant to Chapter 617, Florida Statutes, adopts the following Articles of Incorporation:

ARTICLE I

The name of the Corporation shall be Calvary Chapel, North Pinellas, Inc.

ARTICLE II

The principal place of business and the mailing address of this corporation shall be:

7226 33rd Av N St Petersburg, FL 33710

ARTICLE III

The specific purpose of this corporation is to glorify God (I Peter 4:11) by exalting the Lord (Ephesians 5:19-20), evangelizing the lost (Matthew 28: 19-20), and equipping the saints for the work of ministry and building up the body of Christ (Ephesians 4:12).

Further, the purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary, and educational within the meaning of section 501(c)(3) of the internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Upon dissolution of the corporation, the assets shall be distributed for one or more exempt purposes with the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IV

The affairs of the corporation shall be planned and executed by a Board of Directors which shall be selected by the Pastor/President and shall consist of three (3) directors, each of which shall serve for terms from one (1) to three (3) years.

The Board of Directors shall have all the powers granted by the laws of the State of Florida, and the power to hold their meetings and to have one or more offices and keep the books of the corporation.

ARTICLE V

The initial incorporators of this corporation will serve as the directors of the corporation. Any changes in the directors of the corporation will be the responsibility of the Pastor.

ARTICLE VI

The corporate powers of this corporation are as provided in section 617.0302, Florida Statutes.

	ARTICLE VII	
The name and address of the	e initial registered agent is as fo	ollows:
Brett Robinson		
7226 33 rd Av N		1 as ent
St Petersburg, FL 33710	1 inc of rea	gistered agent.
I accept the	904167 02 1-8	
2, 2, 2, 3	ARTICLE VIII	
This corporation shall have	perpetual existence unless soon	SECRECALLY SECULATION OF ALL ALL ALL ALL ALL ALL ALL ALL ALL AL
	ARTICLE IX	Me 😦
The names and addresses of	f the incorporators for these art	icles of incorporation are:
Brett Robinson	7226 33 rd Av N	St Petersburg, FL 33710
Jeff Clayton	3612 Scarlet Tanager Dr.	Palm Harbor, FL 34683
Kevin Van Pelt	2715 Woodhaven Dr	Clearwater, FL 33761
The undersigned incorpora	tors have executed these Article 2000.	es of Incorporation this day of
Signature of Incorporators	:	
Bedil	(Brett 1	Robinson, President)
	'negi	stered agent
allot	(Jeff Cl	layton, Vice President)

(Kevin Van Pelt, Secretary/Treasurer)