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RESTATED ARTICLES OF INCORPORATION

15 APR 28 AM 10: 25

OF

CALVARY CHAPEL UNIVERSITY, INC.

N1300000 8627

The undersigned pursuant to applicable provisions of the Florida Not For Profit Corporation Act, hereby adopts the following articles of incorporation:

ARTICLE ONE

NAME

The name of this corporation shall be Calvary Chapel University, Inc.

ARTICLE TWO

ADDRESS OF PRINCIPAL OFFICE

The address of the initial principal office of the corporation shall be 6290 NW 27th Way, Ft. Lauderdale, Florida 33309.

ARTICLE THREE

PURPOSES AND POWERS

This corporation is organized exclusively for charitable, religious, educational, and scientific purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code or the corresponding provision of any future federal tax code, hereinafter the "Code" including, but not limited to, the making of distributions to or on behalf of organizations which qualify as exempt organizations under section 501(c)(3) of the Code.

The corporation shall have all the rights and powers customary and proper for tax exempt not-for-profit corporations, including the powers specifically enumerated in Section 617.0302 of the Florida Statutes as amended. The corporation shall have the power to hold or administer property for the purposes stated in this Article, including the power to act as trustee.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by (a) a corporation exempt from federal income tax under Section 501(c)(3) of the Code or, (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.

ARTICLE FOUR

DIRECTORS

The board of directors shall be elected as provided for in the bylaws of the corporation. The current members of the board of directors of the corporation are as follows:

F. Chapin Marsh, III 6290 NW 27th Way Ft. Lauderdale, FL 33309

Geoff Still 6290 NW 27th Way Ft. Lauderdale, FL 33309

Maria Emigh 6290 NW 27th Way Ft. Lauderdale, FL 33309

Richard Andujo 6290 NW 27th Way Ft. Lauderdale, FL 33309

David Rolph 6290 NW 27th Way Ft. Lauderdale, FL 33309

David Guzik 6290 NW 27th Way Ft. Lauderdale, FL 33309

ARTICLE FIVE

OFFICERS

The officers of the corporation shall be elected as provided for in the bylaws of the corporation. The current officers of the corporation are as follows:

Chairman: F. Chapin Marsh, III

6290 NW 27th Way

Ft. Lauderdale, FL 33309

President: F. Chapin Marsh, III

6290 NW 27th Way

Ft. Lauderdale, FL 33309

Treasurer: Geoff Still

6290 NW 27th Way

Ft. Lauderdale, FL 33309

Secretary:

Maria Emigh 6290 NW 27th Way

Ft. Lauderdale, FL 33309

ARTICLE SIX

NO MEMBERS

The corporation shall have no members.

ARTICLE SEVEN

TERM OF EXISTENCE

The corporation shall have perpetual existence.

ARTICLE EIGHT

BYLAWS

The bylaws of the corporation shall be prepared and adopted by the board of directors and may be amended, altered or rescinded as provided for in the bylaws of the corporation.

ARTICLE NINE

REGISTERED AGENT

The registered agent upon whom service of process against this corporation may be made is Paul R. Alfieri, P.L. The registered agent's office is located at 5143 NW 42 Terrace, Coconut Creek, FL 33073.

ARTICLE TEN

LIMITATIONS AND RESTRICTIONS

The income and assets of the corporation shall be irrevocably dedicated to its exclusive purposes. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Three hereof.

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 political office.

The corporation shall not, except in an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes described above.

ARTICLE ELEVEN

NONDISCRIMINATORY POLICY

This Corporation, including all of its educational programs and sponsored activities admits participants of any race, color and national or ethnic origin, to all the rights, privileges, programs and activities generally accorded or made available to other participants in any of its educational or sponsored programs. It does not discriminate on the basis of race, color, national or ethnic origin in administration of its educational policies, admissions policies, scholarships and loan programs, athletic and other educational or sponsored programs.

ARTICLE TWELVE

DISSOLUTION

Upon the dissolution of the corporation, the board of directors shall, after paying or making provision for the payment of all the liabilities of the corporation, shall dispose of all the assets of the corporation exclusively to an organization or organizations organized and operated exclusively for charitable, religious, educational or scientific purposes as shall qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the board of directors shall determine or shall be distributed to the federal government, or to a state or local government. Any such assets not disposed shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is located, exclusively for such purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

ARTICLE THIRTEEN

AMENDMENTS

Amendments to the articles of incorporation shall be adopted by a two-thirds (2/3) affirmative majority vote of the board of directors, currently in office, at any regular or special meeting called for that purpose in which a quorum is present.

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SIGNATURES ARE ON THE FOLLOWING PAGE

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CERTIFICATE

- 1. This restatement contains amendments to the articles of incorporation that do not require member approval.
- 2. The Restated Articles of Incorporation as set forth above constitute all of the articles of incorporation of Calvary Chapel University, Inc., as amended.
- 3. The date of adoption of the amendments was the 23rd day of April , 2015.
- 4. The amendments were adopted by board of directors; and the number of votes cast for the amendments was sufficient for approval.

IN WITNESS WHEREOF we hereunto set our hands and seals, acknowledged and filed the foregoing restated articles of incorporation under the laws of the state of Florida, this 28 day of 4011. 2015.

F. Chapit and sh, III, President

Attested to by:

Maria Emigh, Secretary

STATE OF FLORIDA

COUNTY OF BROWARD

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