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COVER LETTER

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

SUBJECT: Chr	Christ's Table, Inc.		
Enclosed are an orig	ginal and one (1) copy of the re	stated articles of incorpora	ntion 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:	Kevin M. Young		
	Name (Printed or typed)		
	18797 127th Drive N		
	Address		
	Jupiter, FL 33478		
	City, State & Zip		
	205-616-1163		
	Daytime Telephone number		
	kevin@kmyoung.com		
	E-mail address: (to be used for future annual report notification)		

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

CHRIST'S TABLE, INC. Restated Articles of Incorporation

TILED TILED

Pursuant to the provisions of the Florida Not For Profit Corporation Act, Title XXX Chapter 617 of the Florida Statutes, as amended (the "Act"), Christ's Table, Inc., documents of the "Corporation") hereby adopts the following Restated Articles of Incorporation.

ARTICLE 1

The name of the Corporation is Christ's Table, Inc. The Corporation was incorporated as Christ's Table, Inc. on February 11, 2021, pursuant to the Act. The Corporation hereby adopts the Restated Articles of Incorporation and all previous amendments thereto are hereby deleted in their entirety and Restated as set forth in Exhibit A.

ARTICLE 2

The Restated Articles of Incorporation amend the original February 11, 2021 Articles of Incorporation by: expanding the purposes and limitations of the Corporation; recognizing the autonomy of the Corporation as a church; clarifying the powers and restrictions of the Corporation; adding IRS compliance language; enhancing a provision regarding dissolution of the Corporation; clarifying the membership of the Corporation; updating the information regarding the members of the Board of Directors of the Corporation; adding a provision allowing for limited liability of members of the Board of Directors; revising the statement of Amendment.

ARTICLE 3

Each new amendment to the Restated Articles of Incorporation has been made in accordance with the provisions of the Act. The Restated Articles of Incorporation have been approved in the manner required by the Act and by the governing documents of the Corporation. Specifically, the Restated Articles of Incorporation and each such amendment made by the Restated Articles of Incorporation were adopted on November 22, 2021, by a unanimous written consent of the Board of Directors.

ARTICLE 4

The previous Articles of Incorporation and all amendments thereto are hereby superseded and replaced by the attached Restated Articles of Incorporation (Exhibit A) which accurately states the text of the Articles of Incorporation being restated and each amendment to the Articles of Incorporation that is in effect, as further amended by the restated Articles of Incorporation. The attached restated Articles of Incorporation do not contain any other change in the Articles of Incorporation being restated except for the information permitted to be omitted by the Act, if any, and other applicable provisions of the Act.

Page 1 of 8

This document becomes effective when the document is filed with the Florida Secretary of State.

The undersigned affirms that the person designated as registered agent in the Restated Articles of Incorporation has consented to the appointment. The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument and certifies under penalty of perjury that the undersigned is authorized under the provisions of law governing the entity to execute the filing instrument.

I submit this document and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Christ's Table, Inc.

Name: Kevin M. Young

Title: President

EXHIBIT A

CHRIST'S TABLE, INC. Restated Articles of Incorporation

Christ's Table, Inc. (the "Corporation") hereby adopts the following Restated Articles of Incorporation for such Corporation pursuant to the provisions of Florida Not For Profit Corporation Act, Title XXXVI, Chapter 617 of the Florida Statutes, as amended (the "Act"). The Restated Articles of Incorporation supersede the existing Articles of Incorporation on file with the Florida Secretary of State.

ARTICLE 1 NAME

The filing entity is a church, a nonprofit religious corporation, organized under the laws of Florida. The name of the Corporation is Christ's Table, Inc.

ARTICLE 2 NONPROFIT CORPORATION

The Corporation is a nonprofit religious corporation organized under the Act and shall have all of the powers, duties, authorizations, and responsibilities as provided therein. Notwithstanding the foregoing, the Corporation shall neither have nor exercise any power, nor engage directly or indirectly in any activity that would invalidate its status as an organization exempt from federal income tax and described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision or provisions of any subsequent federal tax law or laws (collectively referred to herein as the "Internal Revenue Code of 1986").

ARTICLE 3 AUTONOMY

The Corporation is autonomous and maintains the right to govern its own affairs, independent of any denominational control. Recognizing, however, the benefits of cooperation with other churches in world missions and otherwise, this Corporation may voluntarily affiliate with any churches (Christian churches and ministries) of like precious faith.

ARTICLE 3 DURATION

The period of the Corporation's duration is perpetual, notwithstanding subsequent action by the Board of Directors.

ARTICLE 4 PURPOSES

The Corporation is formed for any lawful purpose or purposes not expressly prohibited under the Act. The Corporation is organized and shall be operated exclusively for religious, charitable, and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986. Notwithstanding the foregoing, the Corporation's purposes also include the limited participation of the Corporation in any other activities, including taxable activities, but only to the extent the activities would be permitted by a tax-exempt organization. More particularly, but without limitation, the purposes of this Corporation are:

- (a) To promote the Christian religion by any appropriate form of expression, within any available medium, and in any location, through the Corporation's combined or separate formation, of a church, ministry, charity, school, or eleemosynary institution, without limitation.
- (b) To be dedicated exclusively for charitable, community service, and religious purposes and understanding.
- (c) To be a movement of people creating a world where the table and hospitality are once again central to faith formation and family life.
- (d) To foster a community that is diverse, spiritually connected, welcoming, biblically-literate, enthusiastic of both ancient and modern worship, overflowing with joy, and absolutely bursting at the seams with grace.
- (e) To ordain, employ, and discharge ordained ministers of the Gospel, and others, to conduct and carry on divine services at the place of worship of the Corporation, and elsewhere.
- (f) To collect and disburse any and all necessary funds for the maintenance of said Corporation and the accomplishment of its purpose within the State of Florida and elsewhere.
- (g) To make distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986.

This Corporation is also organized to: promote, encourage, and foster any other similar religious, charitable, and educational activities; accept, hold, invest, reinvest, and administer any gifts, legacies, bequests, devises, funds, and property of any sort or nature, and to use, expend, or donate the income or principal thereof for, and to devote the same to, the foregoing purposes of the Corporation; and do any and all lawful acts and things which may be necessary, useful, suitable, or proper for the furtherance of accomplishment of the purposes of this Corporation. Provided, however, no act may be performed which would violate Section 501(c)(3) of the Internal Revenue Code of 1986.

ARTICLE 5 POWERS AND RESTRICTIONS

Except as otherwise provided in these Restated Articles of Incorporation and the Bylaws, and in order to carry out the above-stated purposes, the Corporation shall have all those powers set forth in the Act, as it now exists or as it may hereafter be amended. Moreover, the Corporation shall have all implied powers necessary and proper to carry out its express powers. The powers of the Corporation to promote the purposes set out above are limited and restricted in the following manner:

- (a) The Corporation shall not pay dividends and no part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its organizers, officers, or other private persons, except that the Corporation shall be authorized and empowered to make payments and distributions (including reasonable compensation for services rendered to or for the Corporation) in furtherance of its purposes as set forth in this Articles of Incorporation. 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 publication or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of this Articles of Incorporation, the Corporation shall not carry on any other activities not permitted to be carried on by: (i) a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986; or (ii) a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986.
- (b) In the event this Corporation is in any one (1) year a "private foundation" as defined by Section 509(a) of the Internal Revenue Code of 1986, it shall be required to distribute its income for such taxable year at such time and in such manner as not to subject the foundation to taxation under Section 4942 of the Internal Revenue Code of 1986; and further shall be prohibited from: (i) any act of "self-dealing" as defined in Section 4941(d) of the Internal Revenue Code of 1986; (ii) retaining any "excess business holdings" as defined by Section 4943(c) of the Internal Revenue Code of 1986; (iii) making any investments in such manner as to subject the foundation to taxation under Section 4944 of the Internal Revenue Code of 1986; or (iv) making taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986.
- (c) The Corporation shall not accept any gift or grant if the gift or grant contains major conditions which would restrict or violate any of the Corporation's religious, charitable, or educational purposes or if the gift or grant would require serving a private as opposed to a public interest.

ARTICLE 6 DISSOLUTION

Upon the dissolution of the Corporation, the Corporation shall, after paying or making provision for payment of all the liabilities of the Corporation, distribute all of the assets of the Corporation to any organization designated by the Board of Directors (*i.e.*, board of directors) of the Corporation which is of like faith and order and is exempt from taxes under Section 501(c)(3) of the Internal Revenue Code of 1986.

ARTICLE 7 MEMBERSHIP

The Corporation shall have no corporate members. The Corporation and the management of its affairs shall be vested in the Board of Directors. The Corporation may offer non-corporate "affiliation membership," granting the right of affiliation with the Corporation without conveying any corporate rights or responsibilities. The Board of Directors may adopt and amend application procedures for such non-corporate membership in the Corporation. Non-corporate members are not entitled to vote in person, by proxy, or otherwise.

ARTICLE 8 REGISTERED OFFICE AND AGENT

The street address of the registered office of the Corporation is 18797 127th Drive N, Jupiter, Florida 33478. The name of the registered agent at this office is Kevin M. Young.

ARTICLE 9 BOARD OF DIRECTORS

Plenary power to manage and govern the affairs of the Corporation is vested in the Board of Directors (the "Board of Directors") of the Corporation. The Board of Directors shall mean the "board of directors" of this Corporation as the term is defined and used in the Act. The qualifications, manner of selection, duties, terms, and other matters relating to the Board of Directors of the Corporation shall be provided in the Bylaws. The Board of Directors may vest management responsibility for selected matters in committees, officers, offices, and employees of the Corporation, as deemed appropriate from time to time.

The Board of Directors shall consist of not less than three (3) and not more than nine (9) persons. The number of Directors may be increased or decreased pursuant to the Bylaws. The number of Directors may not be decreased to less than three (3). Directors need not be residents of Florida. The current Board of Directors shall consist of the following persons at the following addresses:

Name of Director	<u>Street Address</u>
Kevin M. Young	18797 127 th Drive N Jupiter, FL 33478
Sally E. Young	18797 127 th Drive N Jupiter, FL 33478
Michael L. Koerbel	3470 Clarington Ave. Los Angeles, CA 90034

ARTICLE 10 LIMITATION ON LIABILITY OF DIRECTORS

A Director is not liable to the Corporation or members for monetary damages for an act or omission in the Director's capacity as Director except to the extent otherwise provided by a statute of the State of Florida.

ARTICLE 11 INDEMNIFICATION

Except as may be defined and limited by the Act and Bylaws, the Corporation may, but is not required to, indemnify a person who was, is, or is threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a director or other person related to the Corporation. The Corporation may provide a trust fund, insurance, or other arrangement to effectuate this Article 11.

ARTICLE 12 CONSTRUCTION

All references in these Restated Articles of Incorporation to statutes, regulations, or other sources of legal authority shall refer to the authorities cited, or their successors, as they may be amended from time to time.

ARTICLE 13 AMENDMENT

These Restated Articles of Incorporation may be amended upon the unanimous written consent of the Board of Directors or by a vote of two-thirds (2/3) of the members of the Board of Directors, as provided in the Bylaws, unless otherwise prescribed pursuant to applicable mandatory provisions of the Act.

CERTIFICATE OF AUTHORIZED OFFICER

These Restated Articles of Incorporation, as set forth above, were approved and adopted unanimously by the Board of Directors of the Corporation on the 21 day of November, 2021. There are no members with voting rights.

IN WITNESS HEREOF, the below named authorized corporate officer of the Corporation executes these Restated Articles of Incorporation on this <u>22</u> day of November, 2021.

Name: Kevin M. Young

Title: President