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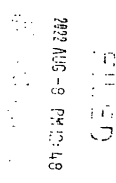
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COVER LETTER

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

_{UBJECT:} Surf	8 Christians Fo	undation, Inc.	
Enclosed are an origi \$35.00 Filing Fee	nal and one (1) copy of the re ☐ \$43.75 Filing Fee & Certificate of Status	Stated articles of incorporation \$43.75 Filing Fee & Certified Copy ADDITIONAL CO	☐ \$52.50 Filing Fee, Certified Copy & Certificate of Status

FROM:	Jessica Sapp
	Name (Printed or typed)
	PO Box 321328
	Address
	Cocoa Beach, FL 32932
	City, State & Zip
	321.406.1161
	Daytime Telephone number
	surf8christians@gmail.com
	E-mail address: (to be used for future annual report notification)

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

RESTATED ARTICLES OF INCORPORATION

EHLED

OF

2022 AUG -8 PH 12: 48

SURF 8 CHRISTIANS FOUNDATION, INC.

Walter Broken

The undersigned, as President of SURF 8 CHRISTIANS FOUNDATION, INC., a Florida not-for-profit corporation (the "Corporation"), desiring to restate the Articles of Incorporation of the Corporation pursuant to Section 617.1007 of the Florida Not For Profit Corporation Act, states as follows:

- 1. The current name of the Corporation is SURF 8 CHRISTIANS FOUNDATION, INC.
- 2. The date of the filing of the original Articles of Incorporation of the Corporation was May 20, 2021.
- 3. The restatement does not contain an amendment to the articles requiring member approval. The board of directors adopted the reinstatement of the articles.
- 4. The Articles of Incorporation of the Corporation is hereby amended and restated in its entirety as follows:

ARTICLE I

The name of this corporation is:

SURF 8 CHRISTIANS FOUNDATION, INC.

ARTICLE II

The principal place of business address: 166 Center St Ste 205
Cape Canaveral, FL 32920

The mailing address of the corporation is: PO Box 321328
Cocoa Beach, FL 32932

ARTICLE III. Purpose

- A. The Corporation is organized exclusively for charitable, religious, scientific, educational, or literary purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue law) (the "Code").
- B. The Corporation is organized for purposes of engaging in any activity or business permitted under the laws of the United States and of the State of Florida and shall have all of the powers enumerated in the Florida Not For Profit Corporation Act, as the same

- now exists and as hereafter amended, and all such other powers as are permitted by applicable law; provided, however, that the Corporation shall not engage in any activity in which corporations qualified as exempt organizations under Section 50I(c)(3) of the Code are not permitted to engage.
- C. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, the Corporation's 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 this Article. 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, or in opposition to, any candidate for public office.
- D. Notwithstanding any other provision of these Articles, 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 Code, or (ii) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.
- E. In the event the Corporation is classified as a private foundation under Section 509 of the Code, (i) the Corporation shall distribute its income each taxable year at such time and in such manner as not to subject itself to tax under Section 4942 of the Code, and (ii) the Corporation shall not engage in any act of self-dealing (as defined in Section 4941(d) of the Code), retain any excess business holdings (as defined in Section 4943(c) of the Code), make any investments in such manner as to subject itself to tax under Section 4944 of the Code, nor make any taxable expenditures (as defined in Section 4945(d) of the Code).

ARTICLE IV. Bylaws

Provisions for the regulations of internal affairs of the Corporation shall be set forth by the Bylaws of the Corporation. The power to adopt, alter, amend, or repeal the Bylaws shall be vested in the Board of Directors.

ARTICLE V. Registered Agent

The name and Florida street address of the registered agent is:

JESSICA L SAPP 166 CENTER ST STE 205 CAPE CANAVERAL, FL 32920

ARTICLE VI. Incorporator

The name and Florida street address of the incorporator is:

JESSICA L SAPP 166 CENTER ST STE 205 CAPE CANAVERAL, FL 32920

ARTICLE VII. Directors

Directors shall be elected, appointed, and removed as provided in the Bylaws of the Corporation.

The initial officers and/or directors of the corporation are:

Title: P JESSICA L SAPP PO BOX 321328 COCOA BEACH, FL 32931

Title: VP WILLIAM S SAPP PO BOX 321328 COCOA BEACH, FL 32931

Title: DIR
JEREMIAH J CREWS
PO BOX 321328
COCOA BEACH, FL 32931

ARTICLE VIII. Term of Existence

The effective date of the Corporation shall be the date of filing of these Articles, and it shall exist perpetually thereafter unless dissolved according to law.

ARTICLE IX. Dissolution

- A. The organization may be dissolved only with authorization of its Board of Directors given at a special meeting called for that purpose, and with the subsequent approval by no less than two-thirds (2/3) vote of the members. In the event of the dissolution of the organization, the assets shall be applied and distributed as follows:

 All liabilities and obligations shall be paid, satisfied and discharged, or adequate provision shall be made therefore. Assets not held upon a condition requiring return, transfer, or conveyance to any other organization or individual shall be distributed, transferred, or conveyed, in trust or otherwise, to charitable and educational organization, organized under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, of a similar or like nature to this organization, as determined by the Board of Directors.
- B. Any assets not so disposed of shall be disposed of by the Circuit Court in and for the county in which the principal office of the Corporation is then located, and if no such

office is designated, then in and for Brevard County, Florida, for the purposes set forth in Article III of these Articles or to such organization or organizations as the said Circuit Court shall determine to be organized and operated for similar purposes.

ARTICLE X. Amendment of Articles

These Articles of Incorporation may be amended in the manner provided by law.

The undersigned has executed these Restated Articles of Incorporation of the Corporation as provided by the laws of the State of Florida and Bylaws of the Corporation on 01 August 2022.

Jessica L Sapp, President

The undersigned is familiar with the obligations of the registered agent and accepts the responsibilities of registered agent.

Jessica L Sapp