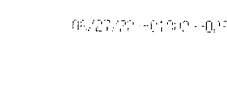
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CAPITAL CONNECTION, INC.

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CENTRAL FLORIE	DA CHRISTIAN COUNSE	
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		Art of Inc. File
		LTD Partnership File
		Foreign Corp. File
		L.C. File
		Fictitious Name File
		Trade/Service Mark
		Merger File
		Art, of Amend, File
		RA Resignation
		Dissolution / Withdrawal
		Annual Report / Reinstatement
		Cert. Copy
		Photo Copy
		Certificate of Good Standing
		Certificate of Status
		Certificate of Fictitious Name
		Corp Record Search
		Officer Search
		Fictitious Search
Signature		Fictitious Owner Search
Signature		Vehicle Search
		Driving Record
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	06/29	UCC 11 Search
Name	Date Time	UCC 11 Retrieval
Walk-In	Will Pick Up	Courier



June 28, 2022

CAPITAL CONNECTION

SUBJECT: CENTRAL FLORIDA CHRISTIAN COUNSELING INC

Ref. Number: W22000087014

We have received your document for CENTRAL FLORIDA CHRISTIAN COUNSELING INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Neysa Culligan Regulatory Specialist III

Letter Number: 922A00014601

ARTICLE OF INCORPORATION

OF

FILED 2022 JUN 30 AM ID: 52

CENTRAL FLORIDA CHRISTIAN COUNSELING INC. $\$ \xi_{2222}$

SECULIANA SEE FL

(A non-for-profit corporation)

The undersigned, being a natural person of the age of eighteen (18) years or more, acting as the incorporator of a corporation, hereby adopts the following Articles of Incorporation for such Corporation, under the laws of the State of Florida:

ARTICLE 1- NAME

The name of the corporation is CENTRAL FLORIDA CHRISTIAN COUNSELING INC

ARTICLE 2 - ADDRESS

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

201 Hilda St Ste. 11

Kissimmee, FL 34741

NOTE: The corporation offices may move within the State of Florida, with agreement of the Executive Board, who will notify the Department of State regarding new address.

ARTICLE 3 - GENERAL PURPOSE

The Corporation is organized to function as charitable, humanitarian, and philanthropic agency by providing vision and tools to the family members for the handling of every day challenges and difficulties. Such services include counseling services, handling family abuse, drug prevention programs, dysfunctional family therapy assistance, family communications and how to handle conflict.

The Corporation is organized exclusively for charitable, religious, educational, and scientific 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, or the corresponding section (s) of any future federal tax code.

ARTICLE 4 - MANNER OF ELECTION

The members of the governing board of this corporation shall be elected at the annual meeting in the manner stated in the corporation's bylaws. The minimum quorum required shall be 5 members. The

officers named in the annual meeting shall serve as officers for the following year. The President of the corporation will manage the affairs of the corporation.

ARTICLE 5- COMMENCEMENT OF EXISTENCE

The date for commencement of the Corporation's existence shall be June 27, 2022.

ARTICLE 6- TERM OF EXISTENCE

The Corporation shall have perpetual existence.

ARTICLE 7 - NATURE OF THE CORPORATION

The Corporation is a non-profit corporation. Upon the dissolution, all of the assets of the Corporation shall be distributed to the State of Florida or to an organization exempt from taxes under Internal Revenue Code Section 501 (c) (3) for one or more of the purposes that corporations are exempt under the Florida franchise tax.

ARTICLE 8- POWERS

Unless otherwise provided in these Articles, the Corporation shall have all of the powers provided in the law. Moreover, the corporation shall have all the implied powers necessary and proper to carry out its express power. The corporation shall have no powers to take any action prohibited by the law.

ARTICLE 9 – LIMITS OF POWERS

The Corporation shall have no power to take any action that would be inconsistent with the requirements for a tax exemption under Internal Revenue Code Section 501 (c) (3), and related regulations, rulings and procedures. The Corporation shall have no power to take any action that would be inconsistent with the requirements for receiving tax-deductible charitable contributions under Internal revenue Code Section 170 (C) (2) and related regulations, ruling and procedures. Regardless of any other provision in these Articles of Incorporation or State law, the Corporation shall have no powers to:

- 1.- Engage in activities or use its assets in manner that are not in furtherance of one or more exempt, purposes as set forth and defined by the Internal Revenue Code an related regulations, rulings, and procedures, except to an insubstantial degree:
- 2.- Serve a private interest other than one that is clearly incidental to an overriding public interest;

- 3.- Devote more than an insubstantial part of its activities to attempting to influence legislation by propaganda or otherwise, except as provided by the Internal Revenue Code and related regulations, rulings and procedures;
- 4.-Participate in or intervene in any political campaign on behalf of or in opposition to any candidate for public office. The prohibited activities include the publishing or distributing of statements and any other direct or indirect campaign activities;
- 5.-Have objectives that characterize it as an action or organization as defined by the Internal Revenue Code and related regulations, rulings and procedures;
- 6.- Distribute its assets on dissolution other for one or more exempt purposes. On dissolution, the Corporation's assets shall be distributed to the State Government for a public purpose, or to an organization exempt from taxes under Internal revenue Code Section 501 (c) (3) to be used to accomplish the general purpose for which the Corporation was organized;
- 7.- Permit any part of the net earning of the Corporation to insure the benefit of any member of the Corporation or any private individual;
- 8.- Carry on an unrelated trade or business except as a secondary purpose related to the Corporation's primary, exempt purposes.

ARTICLE 10 - NO PROFITS OR DIVIDENDS

No part or the net earnings of **Central Florida Christian Counseling Inc.** shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered, and to make payments and distributions in the furtherance of the purposes set forth in the clause hereof.

ARTICLE 11- BOARD OF DIRECTORS

The affairs of **Central Florida Christian Counseling Inc.** shall be conducted by the Board of Directors which shall consist of 5 (five) members. The Directors themselves must possess the qualification of leaders as set forth in the relevant teaching of the New Testament and they shall have the duties as set therein. Directors, once in office, shall serve as long as they remain members of the ministry unless sooner removed as set forth herein.

The directors shall appoint such other persons as may be necessary to properly minister to the membership and carryout the purposes for which the corporation is organized. Person so appointed shall have the duties set forth in the New Testament and subject to the provision of Section 741.07, Florida Statutes, and to any rules which may be adopted by Directors of the corporation.

The board of Directors will make an effort to act unanimity. However, all actions of the Board shall be with the concurrence of at least 2/3rds of the Directors, unless otherwise stated. If any decisions which cannot be successfully resolved at a meeting of the Board of Directors, the matter will be considered and final decision made by the President of the Ministry.

ARTICLE 12- CORPORATE OFFICERS

The number and the names of the Corporate Officers shall be fixed by the Board of Directors of the Corporation. The names and addresses of the persons who are to serve as initial Corporate Officers are:

President:

Elias Macias

660 Flowerwood Dr SE

Palm Bay, Florida 32909

Vice President-Operations

Frank Chang

1532 Emerson Drive SE

Palm Bay, Florida 32907

Vice President - Marketing

David Gonzalez

5040 Contoura Dr.

Orlando, Florida, 32810

Secretary:

Maria O Macias

660 Flowerwood Dr, SE

Palm Bay, Florida 32909

Treasury:

Fabiolo Sanchez

220 Hollywood Blvd

West Melbourne, Florida, 32904

ARTICLE 13- INITIAL REGISTERED AGENT

The name of its initial registered agent as such address is:

Elias Macias

660 Flowerwood Dr, SE

Palm Bay, Florida 32909

ELIAS MACIAS

REGISTERED AGENT

06/27/2022

DATE

ARTICLE 14- INCORPORATOR

The name and address of the incorporator is:

Ruben Toro

7901 Kingspointe Pkwy Ste 31

Orlando, FL 32819

-ŔUBEN TORO

INCORPORATOR

06/27/2022

DATE

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of, Florida Statutes, the mentioned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office, in the state of Florida.

- 1. The name of the corporation is: CENTRAL FLORIDA CHRISTIAN COUNSELING INC
- The name and address of the registered agent and office is: ELIAS MACIAS
 660 FLOWERWOOD DR, SE
 PALM BAY FLORIDA 32909

2022 JUN 30 AM IO: 52
SLÄLLAHÀSSETÄRE

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.