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Restated Articles



A. RAMSEY

JUL 31 2023

CAPITAL CONNECTION, INC.

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NORTHWEST E	BAPTIST CHURCH OF BR.	ADENTON, INC.
Please Debit FCA	10000000003 For: 43, 75	
Thank you Seth N		
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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
Signature Requested by:		Officer Search
		Fictitious Search
		Fictitious Owner Search
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		Driving Record
		UCC 1 or 3 File
		UCC 11 Search
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Walk-In	Will Pick Up	Courier

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RESTATED ARTICLES OF INCORPORATION FOR NORTHWEST BAPTIST CHURCH OF BRADENTON. TNC. 28 AM 11: 06

On August 12, 1997, Northwest Baptist Church of Bradenton, Inc. was incorporated under the laws of Florida as a religious, nonprofit corporation and registered with the Florida Department of State, Division of Corporations, Document Number N97000005203, and with the IRS, TIN 59-3466867. This corporation is an assembly of believers in the Lord Jesus Christ.

ARTICLE I

NAME AND LOCATION

The name of the corporation and the church is Northwest Baptist Church of Bradenton, Inc., its address being 7913 Ninth Avenue Northwest, Bradenton, Manatee County, Florida.

ARTICLE II

PURPOSE

This organization is organized exclusively for charitable, religious and educational purposes under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. This corporation exists for the proclamation of the Gospel of our Lord and Savior Jesus Christ and the whole counsel of God as revealed in the Holy Scriptures, for the assembling of brothers and sisters in Christ for the worship of God and the edification of believers in faith and practice, for the teaching and studying the Holy Scriptures, for the observance of the ordinances of a local church, for the fellowship and encouragement of the people of God, for acts of charity and good will, and for the financial and prayer support of home and foreign mission programs. The activities of this church shall be consistent with the teachings of the Scriptures, as permitted by law for nonprofit, charitable, religious, and

educational entities by the State of Florida and the United States of America.

ARTICLE III

MEMBERSHIP

This corporation shall have Members. Applicants may be admitted into membership in accordance with the terms and conditions outlined in the Bylaws of the Northwest Baptist Church of Bradenton (herein "the Church"). Any person who has committed his/her life to the Lord Jesus Christ as his/her personal Savior and Lord, who has been baptized by immersion as testimony of his/her faith in the Gospel, who gives evidence of possessing new life in God, and who has expressed suitable agreement with the practices and doctrinal position as presented in the Bylaws, shall be eligible for membership. Membership requirements, procedures for becoming a member, and the responsibilities and privileges of members shall be defined in the Bylaws.

ARTICLE IV

REGISTERED OFFICE AND AGENT

The street address of the present Registered Agent is 7913 Ninth Avenue NW, Bradenton, Manatee County, Florida, and the name of the present Registered Agent is Dan Sardinas. The Registered Agent shall always be a person that is an officer of the Church, as set forth in the Bylaws.

ARTICLE V

GOVERNMENT

The government of the Church shall be congregational. As defined in the Bylaws, those members of the Church who are of the age of 18 and older and who are in good standing with the Church, united in a properly called business meeting, shall carry on the business affairs of

the Church. The scheduling of business meetings and the quorum requirements shall be stipulated in the Bylaws. The Bylaws shall stipulate the number of committees and boards, the responsibilities of each, and the membership qualifications and officers of each. The Bylaws shall specify the qualifications of the person filling the office of the Pastor and any assistants, the procedures for acceptance, the responsibilities of each, and any other persons and officers necessary for the operation of this organization.

The Pastor and/or the Chairman of the Board of Deacons shall act on behalf of the Church in business affairs including but not limited to the signing of titles and deeds of ownership, purchases and sales, and other responsibilities as defined in the Bylaws. Any other signature responsibilities such as on bank and brokerage accounts, etc. shall be defined in the Bylaws.

ARTICLE VI

TERM OF EXISTENCE

This corporation shall have perpetual existence; but in the case that it becomes necessary for it to be dissolved, the assets shall be distributed to another church of like faith or a recognized 501(c)(3) organization (or corresponding section of any future federal tax code) of like faith, as reflected in the Bylaws.

ARTICLE VII

AMENDMENTS AND REVISIONS

These Articles of Incorporation may be amended, altered, or rescinded at any regular or specially called meeting of the eligible voting members of Church. Notice thereof shall be given in the bulletin of the Church and during the regular Sunday services for at least two weeks prior to taking such action. A two-thirds vote of the members present in

favor thereof shall be required for adoption. The quorum and voting eligibility requirements for these actions shall be set forth in the Bylaws; but the minimum quorum requirement for amendments and revisions of the Charter shall be no less than twenty percent of the members qualified to vote.

IN WITNESS WHEREOF, the Deacon Chairman has signed these Restated Articles of Incorporation as of this 25th day of 3 and attests that such Restated Articles of Incorporation have been amended by the vote of Members of the corporation, as required in the Bylaws.

David Perry, Deacon Chairman

Dail Pary

CERTIFICATION

These Restated Articles of Incorporation contain an amendment to the Article of Incorporation which require Member approval. The date of adoption of the amendments is <u>Portion</u>, 2023, and the votes cast were sufficient for approval.

David Perry, Deacon Chairman