

State of Idaho

Department of State.

CERTIFICATE OF AMENDMENT OF

CAPITOL CHRISTIAN CENTER

I, PETE T. CENARRUSA, Secretary of State of the State of Idaho hereby, certify that
duplicate originals of Articles of Amendment to the Articles of Incorporation of _____

CAPITOL CHRISTIAN CENTER

duly signed and verified pursuant to the provisions of the Idaho Nonprofit Corporation Act, have
been received in this office and are found to conform to law.

ACCORDINGLY and by virtue of the authority vested in me by law, I issue this Certificate of
Amendment to the Articles of Incorporation and attach hereto a duplicate original of the Articles
of Amendment.

Dated January 14, 19 91.

Pete T. Cenarrusa

SECRETARY OF STATE

John T. Clark
Corporation Clerk



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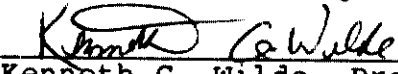
ARTICLES OF AMENDMENT 3 02 PM '91

FOR SECRETARY OF STATE

CAPITOL CHRISTIAN CENTER

THE UNDERSIGNED HEREBY CERTIFY:

1. That the name of the corporation is Capitol Christian Center;
2. That attached hereto, marked "Exhibit A", is a true and correct copy of the restated, Amended Articles of Incorporation of the corporation, and the Amended Articles of Incorporation as set forth in said Exhibit A amends and replaces in their entirety all prior Articles of Incorporation of the corporation;
3. That the Amended Articles of Incorporation as set forth in Exhibit A hereto were unanimously adopted by the members of the corporation by a consent in writing signed by all members entitled to vote with respect thereto.


Kenneth G. Wilde, President


Stephen Nakamura, Secretary

CERTIFICATE

I, Stephen Nakamura, hereby certify:

That I am the duly elected and acting Secretary of Capitol Christian Center, an Idaho corporation (hereinafter referred to as the "Corporation");

That I make this Certificate for and on behalf of the Corporation;

That the statements set forth above are true and correct.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Corporation this 7th day of January, 1991.

Stephen Nakamura
Stephen Nakamura, Secretary

ACKNOWLEDGEMENT

STATE OF IDAHO)
) ss.
County of Ada)

I, Stanley D. Croce, Notary Public in and for said county and State, do hereby certify that Stephen Nakamura, Secretary of Capitol Christian Center, personally known to me to be the same person whose name is subscribed to the foregoing Certificate, appeared before me this date in person and, under oath, acknowledged that he had signed, delivered and affixed the corporate seal of said Corporation to said Certificate in his official capacity as Secretary of said Corporation and as his own free and voluntary act and as the free and voluntary act of said Corporation and that the statements in the foregoing document are true.

IN WITNESS WHEREOF, I have set my hand and affixed my Notary Seal this 7th day of January, 1991.

Stanley D. Croce
Notary Public for Idaho
Residing at Boise
My commission expires 1-22-94

AMENDED ARTICLES OF INCORPORATION

of

CAPITOL CHRISTIAN CENTER

PREAMBLE

WHEREAS, it is the express purpose of God, our heavenly Father, to call out of the world a redeemed people, who shall constitute the body of Church of Jesus Christ, built and established upon the foundation of the apostles and prophets, Jesus Christ Himself being the chief cornerstone; and

WHEREAS, the members of the body, the Church of Jesus Christ, are enjoined to assemble themselves together for worship, fellowship, counsel and instruction in the Word of God, and for the exercise of those spiritual gifts and offices set forth in the New Testament;

NOW, THEREFORE, BE IT RESOLVED as follows:

- A. That we do hereby recognize ourselves as a church, a body of Christian believers according to the scriptural plan for the local assembly, that we may worship God as a united body, and that we may exercise all of the responsibilities and privileges given to the Church by Jesus Christ as recorded in the Bible; and
- B. That we do hereby adopt the following articles of church order, as Amended Articles of Incorporation, and submit ourselves to be governed by them.

ARTICLE I. NAME

The name of the Corporation is "Capitol Christian Center". Said Corporation is hereinafter referred to as the "Corporation".

ARTICLE II. NONPROFIT CORPORATION

Section 1. Nonprofit Character.

This Corporation is not formed for pecuniary profit, and no part of the net earnings of the Corporation shall inure to the benefit of any Director of the Corporation, any officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes), and no Director or officer of the Corporation and no private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.

Section 2. Nonpolitical.

No substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

Section 3. Tax-exempt Status.

Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter be amended or by an organization contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter be amended.

ARTICLE III. DURATION

The Corporation is to have perpetual existence.

ARTICLE IV. PURPOSES AND POWERS

Section 1. General Purposes.

The general purposes for which the Corporation is organized are the following:

- A. To receive and maintain real and personal property, or either of them, subject to the conditions and limitations set forth in these Articles of Incorporation, and to use and apply the whole or any part of the income therefrom and principal thereof exclusively for charitable, religious, scientific, literary, or educational

purposes, either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code and its regulations as they now exist or as they may hereafter be amended; and

B. To have and to exercise any and all powers and privileges now or hereafter conferred by the laws of the State of Idaho, as contained in Title 30, Chapter 3, Idaho Code, or under any act amendatory thereof or supplemental thereto or substituted therefor, subject, however, to the conditions and limitations set forth in Article II above, and subject, also, to the condition that no such power or privilege shall be exercised in a manner or for a purpose which is inconsistent with the primary purposes set forth below in this Article or which is inconsistent with any other provision in these Articles of Incorporation.

Section 2. Primary Purposes.

The primary purposes for which the Corporation is organized are the following:

- A. To preach the Gospel of Jesus Christ;
- B. To propagate missionary endeavor, and to send missionaries to home and foreign fields;
- C. To establish churches, to foster their development, and to provide for, and foster, the preaching and teaching of the Gospel of Jesus Christ in all places;
- D. To establish Bible and training schools and colleges, and to organize and promote such activities as may be necessary or advisable for the upkeep and continuance of such schools and colleges;
- E. To maintain charitable institutions, such as homes for children, the aged, and the infirm, and to organize and promote such activities as may be necessary or advisable for the upkeep and continuance of such homes;
- F. To ordain ministers for the work of evangelization and missionary work in all places;
- G. To promulgate Christian faith, beliefs and practices;
- H. To maintain and operate Christian seminars and meetings, rallies and meeting places to train persons to minister effectively to the needs of people;
- I. To do and undertake activities for the betterment of humankind through the principles and teachings of the Gospel of Jesus Christ; and

J. To do all of the foregoing in accord with the Statement of Faith which is attached to these Articles as "Exhibit A" hereto, which "Exhibit A" is hereby made a part hereof as if here set forth in full.

Section 3. Powers.

The foregoing clauses pertaining to the purposes for which the Corporation is organized are to be construed both as objects and powers. The enumeration herein of specified objects and powers shall not be held to limit or restrict in any manner the general powers of the Corporation, subject, however, to the conditions and limitations set forth in Article II above, and subject, also, to the condition that no power or privilege shall be exercised in a manner or for a purpose which is inconsistent with the primary purposes set forth above in this Article or which is inconsistent with any other provision in these Articles of Incorporation.

ARTICLE V. MEMBERS

The Corporation shall have members. The authorized number and qualifications of its members, the different classes of membership, if any, voting and other rights and privileges, shall be as set forth in the By-laws of the Corporation.

ARTICLE VI. AFFILIATION

This Corporation is not, at the time of the filing of these Articles, affiliated with any religious denomination, order or organization. Subject to such provisions, if any, as may pertain thereto in the Corporation's By-Laws, the Board of Trustees shall have the authority to cause the Corporation from time to time to affiliate or otherwise contract with one or more religious denominations, orders or organizations, but not in a manner or upon any conditions which would be in conflict with any provision of these Articles of Incorporation, including Exhibit A hereto.

ARTICLE VII. STATEMENT OF FAITH

The Corporation and its members do and shall agree to promulgate, and will promulgate, the Statement of Faith of the Corporation as set forth in Exhibit A hereto.

ARTICLE VIII. INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the Corporation is Capitol Christian Center, 306 North Fourteenth Street, Boise, Idaho 83702, and the name of its registered agent at such address, as of the filing of these Articles, is Kenneth G. Wilde.

ARTICLE IX. DIRECTORS

Section 1. General Powers.

Subject to such limitations on the powers of the Board of Directors as may be set forth in these Articles of Incorporation or in the Corporation's By-Laws, the powers of the Corporation shall be exercised, its properties controlled and its affairs conducted by the Board of Directors.

Section 2. Number of Directors.

The number of directors shall be determined from time to time by the Board of Directors, but the number shall not be fewer than three.

Section 3. First Board of Directors.

The Corporation's Board of Directors shall be composed of the following persons, whose names and addresses are as follows, until such time as additional or different persons are appointed by the Board of Directors to serve on the Board of Directors:

<u>NAME</u>	<u>ADDRESS</u>
<u>Ken Wilde</u>	<u>306 N. 14th Boise, Idaho 83702</u>
<u>Stephen Nakamura</u>	<u>306 N. 14th Boise, Idaho 83702</u>
<u>Cliff Hancock</u>	<u>306 N. 14th Boise, Idaho 83702</u>

Section 4. Election of Directors.

The election of any persons to serve on the Board of Directors of the Corporation in addition to or in place of all or any of the persons named in Section 3 above in this Article shall be by the Board of Directors, as provided in the By-Laws. In the event, however, that all positions on the Board of Directors are vacant at the same time, three (3) members may be elected by the members of the Corporation, to serve on the Board of Directors. Directors may be removed in the manner set forth in the Corporation's By-Laws.

Section 5. Qualifications.

Prior to January 1, 1995:

To be elected or serve, at any time prior to January 1, 1995, as a member of the Board of Directors, the person must satisfy all of the following qualifications:

- A. The person must be a member of the Corporation; and
- B. The person must be nominated by the senior pastor and approved by the Board of Directors; and
- C. The person must have a life style that is consistent with the standards set down in I Timothy 3:2-7, as follows: An overseer must be above reproach, having one spouse, temperate, prudent, respectable, hospitable, able to teach, not addicted to wine, or pugnacious, but gentle, uncontentious, free from the love of money, one who manages his own household well, keeping his children under control with all dignity, not a new convert, having a good report among all men.

On and After January 1, 1995:

To be elected or serve, at any time on or after January 1, 1995, as a member of the Board of Directors, the person must satisfy all of the following qualifications:

- A. The person must be a member of the Corporation; and
- B. The person must be nominated by the senior pastor and approved by the Board of Directors; and
- C. The person must have a life style that is consistent with the standards set down in I Timothy 3:2-7, as follows: An overseer must be above reproach, having one spouse, temperate, prudent, respectable, hospitable, able to teach, not addicted to wine, or pugnacious, but gentle, uncontentious, free from the love of money, one who manages his own household well, keeping his children under control with all dignity, not a new convert, having a good report among all men; and
- D. The person must be ordained by the Corporation as a minister.

Section 6. Terms.

The terms of the Directors shall be as set forth in the Corporation's By-Laws.

Section 7. Change to Board of Elders.

On and after January 1, 1995, the Board of Directors shall be known as, and be, the Board of Elders. As of that date, all of the provisions of these Articles applicable to Directors shall be deemed to refer, instead, to Elders, and all of the provisions of these Articles applicable to the Board of Directors shall be deemed to refer, instead, to the Board of Elders. This provision for said change from a Board of Directors to a Board of Elders shall be self-effectuating and automatic.

ARTICLE X. DISSOLUTION

All property of the Corporation shall irrevocably be dedicated to the purposes of the Corporation as set forth in these Articles of Incorporation and the Corporation's By-Laws. In the event at any time any proceeding or action is instituted or undertaken to dissolve the Corporation, all property of the Corporation which remains after all debts, obligations and liabilities of the Corporation have been paid and discharged or provided for, upon such a dissolution, shall be transferred, conveyed, paid over and delivered to such organization which is then exempt from taxation under the provisions of Section 501(c)(3) of the Internal Revenue Code and its Regulations as they then exist (or the successor to such provision) and which is designated by the last Board of Directors of the Corporation and approved by the members of the Corporation by action adopted at a meeting of the members. The decision to dissolve the Corporation shall require the vote of two-thirds (2/3) of all of the members of the Board of Directors.

ARTICLE XI. AMENDMENTS

Section 1. Action by Board of Directors.

No amendment of the Articles of Incorporation of the Corporation may be voted upon by the members unless and until the Board of Directors adopts a resolution setting forth the proposed amendment and directing that it be submitted to a vote at a meeting of the members.

Section 2. Action by Members.

Upon compliance with the provisions of Section 1 above and upon compliance with the notice and other requirements of Idaho law, the amendment shall take effect if approved by the affirmative vote of a majority of the members present and voting.

IN WITNESS WHEREOF, We have hereunto set our hands this 19th
day of December, 1990.

Ken Wilde
Stephen Nakamura
Cliff Hancock

STATE OF IDAHO)
) ss.
County of Ada)

On this 19th day of December, 1990, before me, the under-signed, a Notary Public in and for said State, personally appeared Ken Wilde, Stephen Nakamura, and Cliff Hancock, known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same, and that they were persons over the age of eighteen years and citizens of the United States of America.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate written.

Stanley D. Cram
Notary Public for the State of Idaho
Residing at Boise, Idaho. My com-mission expires 1/22/94.

STATE OF IDAHO)
) ss.
County of Ada)

Stephen Nakamura, being first duly sworn upon oath, deposes and says:

That I was the secretary of the meeting at which the within and foregoing Amended Articles of Incorporation were adopted and the Directors named therein were elected.

Stephen Nakamura

SUBSCRIBED AND SWORN before me this 19th day of December, 1990.

Stanley D. Cram
Notary Public for the State of Idaho
Residing at Boise, Idaho. My com-mission expires 1/22/94.

The fundamental teachings of this corporation are reflected in the following clear statements:

1. We believe in the plenary-verbal inspiration of the accepted canon of the Scriptures as originally given (11 Timothy 3:16; 1 Corinthians 2:13).
2. We believe in the Eternal Godhead who has revealed Himself as ONE God existing in THREE persons: Father, Son and Holy Spirit; distinguishable but indivisible (Matthew 28:19; 11 Corinthians 13:14).
3. We believe in the creation, test and fall of man as recorded in Genesis; his total spiritual depravity and inability to attain to divine righteousness (Romans 5:12, 18).
4. We believe in the Lord Jesus Christ, the Saviour of men, conceived of the Holy Spirit, born of the virgin Mary, very God and very man (Luke 1:26-35; John 1:18; Isaiah 7:14; 9:16).
5. We believe Christ died for our sins, was buried and rose again the third day, and personally appeared to His disciples (1 Corinthians 15:1-4; Romans 4:25).
6. We believe in the bodily ascension of Jesus to heaven, His exaltation and personal, literal and bodily coming again the second time for the Church (John 14:2-3; 1 Thessalonians 4:13-18).
7. We believe in the salvation of sinners by grace, through repentance and faith in the perfect and sufficient work of the cross of Calvary by which we obtain remission of sins (Ephesians 2:8-9; Hebrews 9:12, 22; Romans 5:11).
8. We believe in the necessity of water baptism by immersion in the name of the Eternal Godhead in order to fulfill the command of Christ (Matthew 28:19; Acts 2:34-36; 19:1-6).
9. We believe in the baptism of the Holy Spirit as an experience subsequent to salvation, with the Scriptural evidence; namely, speaking in other tongues as the Spirit gives utterance (Acts 2:1-4; 8:14-17; 10:44-46; Galatians 3:14-15).
10. We believe in the operation of the gifts of the Spirit as enumerated in 1 Corinthians 12-14, as manifested in the Early Church.
11. We believe in the Spirit-filled life, a life of separation from the world and perfecting of holiness in the fear of God as an expression of Christian faith (Ephesians 5:18; 11 Corinthians 6:14; 7:1).
12. We believe in the healing of the body by Divine Power, or Divine healing in its varied aspects as practiced in the Early Church (Acts 4:30; Romans 8:11; 1 Corinthians 12:9; James 5:14).
13. We believe in the Table of the Lord, commonly called Communion of the Lord's Supper, for believers (1 Corinthians 11:28-32).
14. We believe in eternal life for believers (John 5:24; 3:16) and eternal punishment for unbelievers (Mark 9:43-58; 11 Thessalonians 1:9; Revelation 20:10-15).
15. We believe in the reality and personality of Satan and eternal judgment of Satan and his angels (Matthew 25:41; Revelation 20:10-15).