

**AMENDED AND RESTATED BYLAWS AND CONSTITUTION OF
CENTRAL CHRISTIAN CHURCH (DISCIPLES OF CHRIST), INC.**

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ARTICLE I.
Offices

The principal office of the corporation shall be located at 219 East Short Street, Lexington, Kentucky. The corporation may have such other offices as the business of the corporation may require from time to time.

ARTICLE II.
Members

The members of the corporation (the corporation is sometimes referred to herein as the “church”) shall consist of the members of the congregation as constituted from time to time. The annual meeting of the members shall be held on or before the fourth (4th) Sunday of May of each year at such time and place as designated in the notice thereof. The primary purpose of such meeting shall be to elect the trustees, moderator of the congregation, elders and deacons for the upcoming fiscal year. Special meetings of the members may be called by the moderator of the congregation and shall be called upon the request of the administrative board or ten percent (10%) of the members of the congregation. At least two (2) weeks’ notice of the time, place, and purpose of all special meetings of the members shall be given by announcement at worship services and by posting in the church newsletter.

ARTICLE III.
Directors

(A) General powers

The business and affairs of the church shall be managed by its board of directors (sometimes referred to as the “directors” or “administrative board”). Certain matters, however, as provided for in these bylaws and constitution (hereinafter “bylaws”), also require action by the members of the congregation or the trustees. All of the acts of the various committees, ministry areas, and ministry area sub-committees of the church shall be subject to the approval of the administrative board, to whom they shall report from time to time through their respective chairs.

(B) Number, tenure, and qualifications

The administrative board of the church shall be composed of the chair of the board of trustees, chair of the board of elders, chair of the board of deacons, moderator of the congregation, nine (9) elders, fifteen (15) deacons, ministry area chairs, ministry area sub-committee chairs, president of Disciples Women, two (2) members of Christian Youth Fellowship, and the officers of the corporation as described in Article IV(A). The Senior Minister of the congregation and other professional staff shall serve as members, ex officio, without vote, on the board of directors.

The officers of the corporation shall serve on the administrative board by virtue of their office held and for their current term of office. The chair of the elders and the chair of the deacons shall be elected by the elders and deacons, respectively, to membership on the administrative board each year. The chair of the trustees, moderator of the congregation, chairs of ministry areas and ministry area sub-committees, and the president of the Disciples Women

shall be members of the administrative board by virtue of their office and for their current term of office. The two (2) representatives of the Christian Youth Fellowship shall be elected by that group for a two (2) year term. The president of the Disciples Women shall be elected by that group for a two (2) year term.

The qualifications for the directors shall be the same as described for the officers in Article IV(E).

(C) Vacancies

Should a vacancy occur on the administrative board before completion of a term, such vacancy may be filled for the unexpired portion of the term by the chair of the administrative board after consultation with the board, area or group from which the person vacating the seat on the board was originally selected.

(D) Annual meeting

The annual meeting of the administrative board shall be held without notice other than this bylaw in each fiscal year following the annual meeting of the members to address any business as may properly come before the board. The administrative board may provide, by resolution, the time and place for the holding of additional regular meetings without other notice than such resolution.

(E) Special meetings

Special meetings of the administrative board may be called by or at the request of the chair of the administrative board or by a majority of the directors in office. The person or persons authorized to call special meetings of the administrative board may fix any place, as the place for holding any special meeting of the administrative board called by them.

(F) Notice

- (1) Notice of any special meeting shall be given at least seven (7) days prior thereto by written notice delivered personally or mailed to each director at his or her address. If mailed, such notice shall be deemed to be delivered when deposited in the United States mail in a sealed envelope so addressed, with first class postage thereon prepaid. Any director may waive notice of any meeting. The attendance of a director at any meeting shall constitute a waiver of notice of such meeting, except where a director attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Any notice required hereunder shall state the time, place, and purpose of the meeting.

- (2) Waiver of Notice

Whenever any notice is required to be given under the provisions of the corporation laws of the Commonwealth of Kentucky, the articles of incorporation or these bylaws, a waiver thereof in writing, signed by the person or persons

entitled to said notice, whether before or after the time stated therein, shall be deemed equivalent thereto.

(3) Electronic Notice

(a) Electronic Transmission. Without limiting the manner by which notice otherwise may be given effectively to members and directors, any notice to members or directors given by the corporation under any provision of the corporation laws of the Commonwealth of Kentucky, the articles of incorporation, or these bylaws, shall be effective if given by a form of electronic transmission consented to by the member or director to whom the notice is given. Any such consent shall be revocable by the member or director by written notice to the corporation. Any such consent shall be deemed revoked if: (1) the corporation is unable to deliver by electronic transmission two consecutive notices given by the corporation in accordance with such consent; and (2) such inability becomes known to the secretary of the corporation, or other person responsible for the giving of notice; provided, however, the inadvertent failure to treat such inability as a revocation shall not invalidate any meeting or other action.

(b) Effective Date of Notice. Notice given pursuant to subsection (a) of this section shall be deemed given: (1) if by facsimile telecommunication, when directed to a number at which the member or director has consented to receive notice; (2) if by electronic mail, when directed to an electronic mail address at which the member or director has consented to receive notice; (3) if by such specific posting, upon the later of (i) such posting and (ii) the giving of such separate notice; and (4) if by any other form of electronic transmission, when directed to the member or director. An affidavit of the secretary or other agent of the corporation that the notice has been given by a form of electronic transmission shall, in the absence of fraud, be prima facie evidence of the facts stated therein.

(c) Form of Electronic Transmission. For purposes of these bylaws, “electronic transmission” means any form of communication, not directly involving the physical transmission of paper, that creates a record that may be retained, retrieved, and reviewed by a recipient thereof, and that may be directly reproduced in paper form by such a recipient through an automated process.

(G) Quorum

A majority of the voting members of the administrative board shall constitute a quorum for the transaction of business at any meeting of the administrative board, provided that if less than a majority of the voting members of the administrative board are present at said meeting, a majority of the directors present may adjourn the meeting from time to time without further notice.

(H) Manner of acting, voting

The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the administrative board. Each director shall have one vote; provided, however, (1) a director who serves on the administrative board by virtue of holding more than

one office or position shall possess only one (1) vote and shall count as only one voting member for the purpose of a quorum; and (2) if any board, ministry area, committee or sub-committee, the chair of which is entitled to a seat on the administrative board, has co-chairs, the co-chairs shall possess only one (1) vote for that board, ministry area, committee or sub-committee, as applicable, which vote may be cast singularly or fractionally for that board, ministry area, committee or sub-committee.

(I) Compensation

No director shall receive compensation for his or her services as director; however, any approved expenses incurred by any director by reason of his or her duties or responsibilities as such may be paid by the corporation, provided that nothing contained herein shall be construed to preclude any director from serving the corporation in any other capacity and receiving compensation therefor.

(J) Committees

The administrative board shall have authority to establish such committees or sub-committees of the administrative board as it may consider necessary or convenient for the conduct of its business.

(K) Ministers

The administrative board shall be authorized to retain such ministers and employees as may be necessary to carry out the programs of the Church. Notwithstanding the foregoing, the administrative board shall recommend the calling of the Senior Minister and associate ministers to the congregation for its approval.

(L) Informal action

Any action required or permitted to be taken at a meeting of the administrative board, or any action which may be taken at a meeting of a committee or sub-committee of the administrative board, may be taken without a meeting if a consent, in writing, setting forth the action so taken shall be signed by all of the directors, or all members of the committee or sub-committee of the administrative board, as the case may be, and included in minutes or filed with the corporate records. This filing will be in paper form if the minutes are maintained in paper form and will be in electronic form if the minutes are maintained in electronic form. Such consent shall have the same effect as a unanimous vote.

(M) Remote Communication Meetings

- (1) “Remote communication” means any electronic communication including conference telephone, video conference, the Internet, or any other method currently available or developed in the future by which directors not present in the same physical location may simultaneously communicate with each other.

- (2) A meeting of the administrative board may be held by any means of remote communication by which all persons authorized to vote or take other action at the meeting can hear each other during the meeting and each person has a reasonable opportunity to participate. This remote participation in a meeting will constitute presence in person at the meeting.

ARTICLE IV.

Officers

(A) **Classes**

The officers of the corporation shall be a chair of the administrative board, a vice-chair of the administrative board, who shall also be chair-elect, and succeed to the office of chair at the end of the chair's term, a secretary, and a treasurer, who are to be elected in accordance with the provisions of this article.

(B) **Election and term of office**

Each officer shall hold office for a term of two (2) years or until his or her successor shall have been duly elected and shall have qualified or until his or her death, he or she shall resign or shall have been removed in the manner hereinafter provided. Each year, the officers of the corporation shall be elected by the administrative board on or before its annual meeting. If the election of officers shall not be held at such meeting, such election shall be held as soon thereafter as shall be convenient. New offices may be created and filled at any meeting of the administrative board.

(C) **Removal**

Any officer elected by the administrative board may be removed by the administrative board, with or without cause, whenever in its judgment the best interest of the church would be served thereby.

(D) **Vacancies**

A vacancy in any office because of death, resignation, removal, disqualification, or otherwise may be filled at any meeting of the administrative board for the unexpired portion of the term.

(E) **Qualifications**

Officers must be members of the congregation and must be active in the congregation's life and give evidence of seeking to grow in their own understanding and practice of the Christian life. Such evidence would include the following:

- 1) Conduct of one's life in light of the teachings of Jesus Christ.

- 2) Promotion of good will and Christian fellowship in the congregation and community.
- 3) Attendance at the worship services and stated meetings of the congregation.
- 4) Regular financial contributions to the support of the congregation and its outreach program.
- 5) Willingness to fulfill assignments on behalf of the congregation.
- 6) Demonstrated skills or evident potential in carrying out responsibilities of the particular office.

(F) Chair

The chair shall preside at all meetings of the administrative board and the executive committee. The chair shall perform all duties incident to the office of chair and such other duties described herein or as may be prescribed by the administrative board from time to time.

(G) Vice-chair

In the absence of the chair or in the event of his or her inability or refusal to act, the vice-chair shall perform the duties of the chair and, when so acting, shall have all of the powers and be subject to all of the restrictions upon the chair. The vice-chair shall perform such other duties as from time to time may be assigned by the chair or by the administrative board.

(H) Secretary

The secretary shall (1) keep the minutes of the meetings of the members, the administrative board and the executive committee in one or more books provided for that purpose; (2) see that all notices are duly given in accordance with the provisions of these bylaws or as required by law; (3) be custodian of the corporate records; and (4) in general, perform all duties incident to the office of secretary and such other duties as from time to time may be assigned by the chair of the administrative board.

(I) Treasurer

If required by the administrative board, the treasurer shall give a bond for the faithful discharge of his or her duties in such sum and with such surety or sureties as the administrative board shall determine. The treasurer shall (1) have charge and custody of and be responsible for all funds and securities of the corporation; receive and give receipts for moneys due and payable to the corporation from any source whatsoever and deposit all such moneys in the name of the corporation in such banks, trust companies, or other depositories as shall be selected in accordance with the provisions of these bylaws; and (2) in general, perform all duties incident to the office of treasurer and such other duties as from time to time may be assigned by the chair of the administrative board or by the administrative board.

ARTICLE V.

Elders, Deacons, Trustees, and Moderator

(A) Board of Elders

The Board of Elders shall consist of such number as may be determined by the members of the church at the annual meeting, and such number may vary from time to time. The duties of the elders shall be to promote the spiritual welfare of the church and to help in the regulation of its affairs. The elders shall elect their own chair, vice-chair, secretary, and representatives to the administrative board, and hold meetings as the occasion may arise.

The elders shall be nominated by the nominating committee and elected by the members of the corporation at the annual meeting, one-third (1/3) of the elders to be elected each year. They shall not succeed themselves after serving a full term. Elders shall serve for a term of three (3) years.

(B) Board of Deacons

The Board of Deacons shall consist of such number as may be determined by the members of the church at the annual meeting. Their duties shall be to cooperate with the elders in conducting the worship and promoting the spiritual welfare of the church. They shall have special responsibility concerning the material affairs of the church. They shall elect their own chair, vice-chair, secretary, and representatives to the administrative board, and hold meetings as the occasion may arise.

The deacons shall be nominated by the nominating committee and elected by the members of the church at the annual meeting, one-third (1/3) of the deacons to be elected each year. They shall not succeed themselves after serving a full term. Deacons shall serve for a term of three (3) years.

(C) Board of Trustees

The Board of Trustees shall consist of five (5) members. The duties of the trustees shall be to represent the church in the purchase, sale or mortgage of real estate by the church upon recommendation and approval of the administrative board and approval of the members of the corporation. The trustees shall represent the church in any lease of real property. The trustees shall constitute the Board of Directors of Central Christian Church Foundation, Inc.

The trustees shall be nominated by the nominating committee and elected by the members of the church at the annual meeting, one (1) trustee to be elected annually. They shall not succeed themselves after serving a full term. Trustees shall serve for a term of five (5) years. The trustees shall elect their own chair.

(D) Moderator

It shall be the duty of the moderator of the congregation to call and preside at all meetings of the members of the church. The moderator of the congregation shall be elected by the members of the church at the annual meeting. The moderator of the congregation shall chair

the nominating committee. He or she shall not succeed himself or herself after serving a full term. The moderator shall serve for a term of three (3) years.

A vacancy in the office of the moderator of the congregation because of death, resignation, removal, disqualification, or otherwise may be filled for the unexpired portion of the term at any meeting of the congregation upon the nomination of a candidate by the nominating committee. The chair of the administrative board shall serve as interim moderator during the existence of the vacancy.

(E) Qualifications

The qualifications for the elders, deacons, trustees, and moderator of the congregation shall be the same as described for the officers in Article IV(E).

(F) Vacancies

Any vacancy in the Board of Elders, Board of Deacons, or Board of Trustees because of death, resignation, removal, disqualification, or otherwise may be filled for the unexpired portion of the term at any meeting of the congregation upon the nomination of a candidate by the nominating committee.

ARTICLE VI.
Ministers

(A) Senior Minister

The Senior Minister of the congregation shall be the chief administrator of the congregation and, in cooperation with the moderator of the congregation, the chair of the administrative board, the administrative board and the ministers and staff, encourage orderly procedures in the life and work of the congregation in compliance with the corporation's articles and bylaws and the policies and procedures of the congregation and the administrative board. The Senior Minister shall give special attention to the selection and training of the congregation's leaders.

(B) Ex officio

All ministers shall be ex officio members, without vote, of all committees, or sub-committees, task groups and constituency groups of the congregation.

(C) Duties of Associate Ministers and Program Directors

The Associate Ministers, Program Directors, and all other personnel shall be responsible for such duties as shall from time to time be assigned to them by the Senior Minister.

ARTICLE VII.
Executive Committee

(A) Membership and Meetings

The executive committee shall consist of the chair of the administrative board (who shall serve as chair of the executive committee), chair-elect, secretary, treasurer, moderator of the congregation, chair of the trustees, chair and vice-chair of elders, chair and vice-chair of deacons, chair of Disciple Women, and Senior Minister (ex-officio, without vote).

The frequency of meetings of the executive committee shall be established by the chair of the administrative board.

(B) Responsibilities

The executive committee may consider and coordinate the activities and programs of the church and review, recommend, and approve the policies and procedures, and any manuals evidencing or memorializing same, including, without limitation, the Personnel Policies and Procedures Manual of the church, for implementing such activities and programs of the church as determined by the administrative board.

ARTICLE VIII.
Nominating Committee

(A) Members

The nominating committee shall be composed of the moderator of the congregation, three (3) elders elected by the board of elders, three (3) deacons elected by the board of deacons, and three (3) representatives of the congregation elected by the members of the congregation at the annual meeting.

(B) Chair

The moderator of the congregation shall be the chair of the nominating committee.

(C) Terms

The terms of the members of the nominating committee shall be for three (3) years and shall be staggered so that one (1) elder, one (1) deacon, and one (1) congregational representative shall be elected each year.

(D) Duties

It shall be the duty and responsibility of the nominating committee to consider recommendations for nominees for the various officers, elders, deacons, trustees, delegates to any assemblies, and the moderator of the church submitted by members of the church including ministers and ministry area or sub-committee chairs, within a reasonable time prior to the annual

meeting of the members. The nominating committee shall report its nominations for the various nominees to the congregation at the annual business meeting.

ARTICLE IX.
Ministry Areas

(A) Ministry Areas and Sub-Committees

There shall be seven (7) ministry areas as follows:

1. Worship ministry area;
2. Evangelism ministry area;
3. Faith Formation ministry area;
4. Stewardship ministry area;
5. Outreach ministry area;
6. Congregational Care ministry area; and
7. Communication ministry area.

There shall be four (4) ministry area sub-committees under the stewardship ministry area as follows:

1. Finance sub-committee;
2. Time and talent sub-committee;
3. Personnel sub-committee; and
4. Property sub-committee.

In addition to the foregoing ministry areas and ministry area sub-committees, the administrative board may from time to time create and appoint other and further ministry areas and ministry area sub-committees and prescribe their duties.

(B) Chairs and Vice-Chairs

Each ministry area and ministry area sub-committee shall be headed by a chair and a vice-chair selected as set forth herein and shall include at least one member of the Board of Elders. Each ministry area and ministry area sub-committee chair shall serve as a member of the council of ministries and the administrative board. Each ministry area and ministry area sub-committee shall nominate one (1) of its members as chair and one (1) as vice-chair in consultation with the minister(s) who work with that ministry area. The nomination of the chair and vice-chair shall be submitted to the administrative board for approval. However, the vice-

chair of the administrative board shall be the chair of the stewardship ministry area and the treasurer of the administrative board shall be the chair of the finance sub-committee.

(C) Terms for Chair and Vice-Chair

The chair shall serve a one (1) year term and the vice-chair shall serve one (1) year as vice-chair and one (1) year as chair. Thereafter, the vice-chair shall serve one (1) year as vice-chair and one (1) year as chair. Should a vacancy occur in the office of the vice-chair, the members of the ministry area shall nominate a successor who shall be approved by the administrative board.

(D) Council of Ministries

The council shall consist of the chair, vice-chair, secretary, and treasurer of the administrative board, moderator of the congregation, and chairs of all ministry areas and ministry area sub-committees.

The council of ministries shall report to the administrative board in executing church-wide planning functions. The council may be responsible for the following:

1. Evaluating all programs of the church, existing and new, with the objective of prioritizing the programs that are needed to fulfill the mission of the church.
2. Preparing recommendations regarding programs of the church that are thoughtfully formulated and thoroughly and clearly presented to the administrative board for action.
3. Reviewing the needs, time and resources of the church regarding personnel and financial abilities.
 - a. Personnel proposals regarding staffing must be presented by the chair of the personnel sub-committee first to the council of ministries and then to the administrative board for approval.
 - b. Budgetary impacts will be submitted to the finance sub-committee to determine the proposal's financial feasibility within budgetary limits.
 - c. The council of ministries is authorized to adjust items by line item within the ministry budget. All over expenditures must be approved by the administrative board.

The council of ministries shall meet as needed. The Senior Minister shall appoint staff liaisons for each ministry area and ministry area sub-committee, as needed. The staff liaison for each ministry area and ministry area sub-committee, in consultation with the existing members, if any, of such ministry area or ministry area sub-committee, as applicable, shall name the members of the ministry area and ministry area sub-committee and establish their terms of office.

All ministry areas and ministry area sub-committees and other organizations of the corporation shall report to the administrative board and through it to the congregation. The administrative board shall receive regular reports from the ministry area and ministry area sub-committees; and it shall act upon such reports with approval, disapproval, modification or referral back to the respective ministry area and ministry area sub-committee. A ministry area and ministry area sub-committee shall be considered defunct if two (2) consecutive years pass without a report.

The administrative board shall receive the proposed annual budget of the church from the finance sub-committee, and recommend its approval or disapproval, with amendment, if any, to the congregation. Subsequent over-expenditure or requests for additional funds from ministry areas and ministry area sub-committees or other organizations within the congregation shall be approved or disapproved, by an instrument in writing submitted in advance by the finance sub-committee.

ARTICLE X.

Personnel Sub-Committee

(A) Membership

The personnel sub-committee shall consist of seven (7) members of which one (1) shall be appointed by the moderator of the congregation at large, one (1) appointed by the chair of the administrative board from the board, one (1) appointed by the chair of the board of elders from the board of elders, one (1) appointed by the chair of the board of deacons from the board of deacons, one appointed by the finance sub-committee chair from the stewardship ministry area, one appointed by the property sub-committee chair from the stewardship ministry area, and one (1) non-staff minister in the congregation appointed by the Senior Minister.

(B) Terms

Members of the personnel sub-committee shall be appointed to three (3) year terms. The terms of the members of the personnel sub-committee shall be established in such a manner that only approximately one-third (1/3) of said members' terms expire in any one year. In the event of a change in the number of the members of the personnel sub-committee, the staggering of terms shall be preserved. The members of the personnel sub-committee shall elect one of the members of the personnel sub-committee as chair and another member as vice chair. The vice chair will subsequently become chair in the following year.

(C) Vacancies

Should a vacancy occur on the personnel sub-committee before completion of a term, such vacancy may be filled for the unexpired portion of the term by the person holding the office by which the person vacating the seat on the personnel sub-committee was originally selected.

(D) Responsibilities

The personnel sub-committee shall have charge and supervision of all personnel matters of the church, except where such responsibilities are reserved in these bylaws to other entities,

and shall have the responsibilities prescribed from time to time in the Personnel Policies and Procedures Manual of the church.

ARTICLE XI.

Ministerial Search Committee

(A) General Duties

The search committee shall make recommendations for the calling of new ministers to the administrative board. The search committee shall make recommendations for the calling of interim ministers to the executive committee. The search committee shall also recommend the salary of any new minister, whether interim or full-time, to the administrative board or the executive committee, as applicable.

(B) Senior Minister

The search committee for the Senior Minister shall be appointed by the chair of the administrative board in consultation with the moderator of the congregation. The chair and vice chair of the administrative board and the moderator of the congregation shall serve on the search committee for the Senior Minister as ex officio voting members.

(C) Associate Ministers

The search committee for associate ministers shall be appointed by the chair of the administrative board in consultation with the moderator of the congregation and the senior minister. The chair of the ministry area served by the associate minister shall serve as an ex officio voting member of the search committee.

ARTICLE XII.

Contracts, Loans, Checks and Deposits

(A) Contracts

Except as may be expressly provided herein to the contrary, the administrative board may authorize any officer or officers, agent or agents, to enter into and execute and deliver any contract, lease or other instruments in the name of and on behalf of the corporation, and such authority may be general or confined to specific instances.

(B) Loans

No loans shall be contracted on behalf of the corporation, and no evidences of indebtedness shall be issued in its name unless authorized by the trustees, the administrative board, and members of the corporation. Such authority may be general or confined to specific instances.

(C) Checks, drafts, orders, etc.

All checks, drafts, or other orders for the payment of money, notes, or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents, of the corporation and in such manner as shall from time to time be determined by resolution of the administrative board.

(D) Deposits

All funds of the corporation not otherwise employed shall be deposited from time to time to the credit of the corporation in such banks, trust companies, or other depositories as the administrative board may select.

(E) Charitable Contributions

No officer shall make charitable contributions in the name of, from the funds of, or on behalf of the corporation without prior authorization by the administrative board.

ARTICLE XIII.

Books and Records

The corporation shall keep correct and complete books and records of account and shall also keep minutes of the proceedings of its members and administrative board, and shall keep at the principal office a record of the names and addresses of the directors entitled to vote. All books and records of the corporation may be inspected by any director, or his or her agent or attorney, for any proper purpose at any reasonable time.

ARTICLE XIV.

Fiscal Year

The fiscal year of the corporation shall begin on July 1 of each year and end on June 30 of the following year. The terms of office of each officer, director, elder, deacon, trustee, moderator of the congregation and any member of a committee or sub-committee of the administrative board or any ministry area shall commence on July 1 or as soon thereafter as possible following his or her election.

ARTICLE XV.

Waiver of Notice

Whenever any notice whatever is required to be given under the provisions of these bylaws, or under the provisions of the articles of incorporation, or under the provisions of the corporation laws of the Commonwealth of Kentucky, a waiver thereof in writing, signed by the person, or persons, entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

ARTICLE XVI.
Amendment of Bylaws

These bylaws may be amended, altered, changed, added to, or repealed by the affirmative vote of two-thirds (2/3) of the administrative board recommending the amendment of the bylaws to the congregation and by a majority vote of the congregation at the annual meeting or a special meeting of the congregation, provided that at least two (2) weeks' notice of the time, place, and purpose of the meeting of the members of the congregation has been given by announcement at worship services and by posting in the church newsletter and, if available, on the church website.

ARTICLE XVII.
Amendment and Restatement

These Amended and Restated Bylaws and Constitution amend and restate in their entirety the previous bylaws of the corporation, which bylaws were comprised of the (i) Amended and Restated Constitution (adopted May 16, 1999, effective July, 1999, reaffirmed April 17, 2002), and (ii) Amended and Restated Bylaws (adopted April 23, 2003), as revised in 2010 and 2013, of Central Christian Church, an unincorporated association, and all of the terms and provisions hereof shall supersede all of the terms and provisions thereof.

These Amended and Restated Bylaws were adopted by the administrative board of the church at its meeting on April 27, 2016, and the congregation of the church at its meeting on June 12, 2016.

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