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SECTETARY OF STATE.



COVER LETTER

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

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(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)					
Enclosed is an ori	ginal and one (1) copy of t	the Articles of Incorporation	and a check for :		
□\$70.00 Filing Fee	☑\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	□\$87.50 Filing Fee, Certified Copy & Certificate		
		ADDITIONAL C	OPY REQUIRED		
FROM:	PASTOR DARRELL MCMILLAN Name (Printed or typed)		2011 JAN 10 SEGRETARY TAULAHASSEE		
	P. O. BOX (JAN I			
	Address		£ . 1,5mm ²	LIL	
	PALM BAY	PR PR			
	City, State & Zip			O	
	(321)327-3623		8		
	Daytime T	elephone number			
	pastormack@cfl.rr.com				
	E-mail address: (to be used f	or future annual report notification	n)		

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

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be:

NEWNESS OF LIFE CENTER OF SUCCESS ENTERPRISES, INC.

ARTICLE II PRINCIPAL OFFICE

The principal street address and mailing address, if different is:

The Principal place of the business address:

Newness of Life Center of Success Enterprises, Inc.

Headquarters Building 1300 PROSPECT AVENUE MELBOURNE, FLORIDA 32901

The Mailing address of the enterprise is:

P. O. BOX 60446 PALM BAY, FL 32906-0446

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

This corporation is an enterprise that will develop and manage programs and operations for the purpose of conducting religious worship and instructing churches, schools, pastoriums, childcare centers, women and men transitional housing ministries, building improvement projects, and other institutional programs connected therewith of a religious, educational, charitable and benevolent nature. To the end that its own members and others may be generally instructed and guided concerning those articles of faith which are more surely held among Christian churches and organizations and to advance spiritual growth and enlightenment, moral and personal more specifically to educational. The enterprise shall at all times be operated exclusively for charitable purposes within the the meaning of Section 501(c)3 of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distribution or organizations that qualify as exempt organizations. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes. The purposes also include the right to buy, rent, lease sell, and own properties and institutions to accomplish the above stated purposes.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

This President's term shall have perpetual existence.

The corporation shall have a President, Vice-President, and Treasurer and such other officers as deemed necessary, and such other officers shall be elected by a 2/3 majority vote of the corporation present at any business meeting of said corporation for such term as the corporation shall provide by its By-Laws.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

Pastor Darrell McMillan (President)

Co-Pastor Jessie McMillan, (Vice -President) 1300 Prospect Avenue, Melbourne, FL 32901 1300 Prospect Avenue, Melbourne, FL 32901

Elder Rufus Daniels, (Director) 1300 Prospect Avenue, Melbourne, FL 32901 1300 Prospect Avenue, Melbourne, FL 32901

Minister LaAngela Littles, (Administrator)

Minister Natosha Brown (Secretary)

Minister Latany Session, (Secretary) 1300 Prospect Avenue, Melbourne, FL 32901 1300 Prospect Avenue, Melbourne, FL 32901

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is: **CO-PASTOR JESSIE MCMILLAN** 1300 PROSPECT AVENUE **MELBOURNE, FL 32901**

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

DARRELL MCMILLAN P. O. BOX 60446 PALM BAY, FL 32906-0446

ARTICLE VIII BY-LAWS

The By-Laws of Newness of Life Center of Success Enterprises, Inc. are to be made, altered or rescended upon upon a two-thirds vote of the members present at any annual meeting of the enterprise.

ARTICLE IX DISSOLUTION

Upon dissolution of the Enterprise, the Board of Trustees shall, after paying or making provisions for the monetary payment of all debts, obligations, liabilities, costs and expenses of the corporation (enterprise), all assets shall be distributed for one or more exempt purposes within the meaning of Section 501©3 of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the Federal, State, or local government for a public purpose. In no case shall a disposition be made which would not qualify as a charitable contribution under Section 170©(1) or (2) of the Internal Revenue Code of 1986, as not enacted or hereafter amended, in such manner as the Board of Trustees shall determine.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

agree to wer to the cap accept	
ARTICLE X INCORPORATOR(S)	
Hessie L. Me willan	11/03/2010
Signature/Registered Agent	Date /
Co-Pastor Jessie L. McMillan	11/03/2010 Date
Cu-1 astor uessie in Meniman	Dutt
Rujus Danielo	11 8 4 /2010 Date
Elder Rufus Daniels, (Director)	Date
La lingule Livelen	Date
Minister LaAngela Littles, (Administrator)	Date '
Minister Natosha Brown (Secretary)	11/04/2010 Date
Millister Matosna Diown (Secretary)	Date
Minister Latany Session, (Secretary)	1/ <u>04</u> /20 Date
Signature/Incorporator	11/03/2010 Date
Cincal and incompanied on this date.	tahan 01

Signed and incorporated on this date October , 01

2010, in the County of Brevard in the State of Florida.

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