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FLORIDA DEPARTMENT OF STATE Division of Corporations

November 21, 2018

DONNA D'INGILLO 1830 NW 18TH STREET, #102 DELRAY BEACH, FL 33445

SUBJECT: INSTITUTE OF CHRIST CONSCIOUSNESS, INC.

Ref. Number: W18000101350

We have received your document for INSTITUTE OF CHRIST CONSCIOUSNESS, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The title(s) in the officer/director field(s) is/are not acceptable. Please refer to the following link for acceptable officer/director title information. http://dos.myflorida.com/sunbiz/search/guides/corporation-records/title-abbreviations/

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year.

Please return the corrected original and one copy of 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.

Tyrone Scott Regulatory Specialist II New Filings Section

Letter Number: 518A00023942

FAX to 850-245-6804

December 6, 2018

ATTENTION: TYRONE SCOTT

RE: Letter Number 518A00023942

SUBJECT: Institute of Christ Consciousness, Inc.

Ref Number: W18000101350

Dear Mr. Scott: This fax contains the corrected Articles of Incorporation for the Institute of Christ Consciousness, Inc. which I am returning to you based upon your letter of November 21, 2018.

I have included the titles of our Board of Directors as specified in your letter. Please note that you can use the date of 12-6-18 as the date the organization began. We will complete the necessary Annual Report as specified and submit in a timely manner.

Please let me know if you require any further information to complete our incorporation for the State of Florida. I previously submitted the payment for this of \$78.75, which you have in your possession and has been cashed.

I can be reached at 561-376-1135 and would appreciate hearing from you that my fax has reached your hands. Or please send me an email at donn:adingillo1@comcast.net to confirm. Thank you very much.

Sincerely,

Donna D'Ingillo

President

Institute of Christ Consciousness, Inc.

1830 NW 18th Street, #102

Danna Dilngillo

Delray Beach FL 33445

ARTICLES OF INCORPORATION

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

ARTICLE I NAME

The name of the corporation shall be:

INSTITUTE OF CHRIST CONSCIOUSNESS, INC.

ARTICLE II PRINCIPAL OFFICE

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

1830 NW 18th Street, #102 Delray Beach, FL 33445

ARTICLE III DURATION

The corporation is organized pursuant to the provisions of the State of Florida Nonprofit Corporation Act. The corporation is a religious nonprofit corporation. The corporation has a perpetual duration.

ARTICLE IV PURPOSE

The purpose for which the corporation is organized and operated are exclusively religious, charitable and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provisions of any future United States internal revenue law. The corporation's religious, charitable and educational goals shall be met by its commitment to serve as a

faith-based ministry. Such commitment shall be fulfilled additionally by doing whatever is legal under Florida law as pertaining to Not-for-Profit corporations.

ARTICLE V MANNER OF ELECTION

Section 1: The corporation shall have no members, and shall be governed exclusively by its Board of Directors. The manner in which the directors of the corporation shall be elected or appointed shall be governed by the provisions of the Bylaws of the corporation.

Section 2: The powers and business affairs of the corporation shall be exercised and managed by or under the authority or direction of the corporation's Board of Directors. The number of directors may be increased or decreased from time to time by a majority of the directors, but at no time shall there be fewer than three (3) directors of the corporation.

ARTICLE VI INITIAL DIRECTORS

The names, addresses and titles of the initial Board of Directors and officers of the corporation are:

Donna D'Ingillo, President 1830 NW 18th St., #102 Delray Beach, FL 33445

3213 Harmony

Deborah Goaldman, Secretary

James Leese, Vice President 7842 Cameron Circle Ft Myers, FL 33912

Bakersfield, CA 93306

Bonnie Klatt, Treasurer 1818 Yates Carlton Townline Rd Lyndonville, NY 14093

Henry Zeringue, Director Box 366 Prospect, OR 97536

Leoma Sparer, Director 13522 Gladiola St NW Andover, MN 55304-3846

ARTICLE VII INITIAL REGISTERED AGENT

The name and Florida street address of the registered agent is:

Donna D'Ingillo 1830 NW 18th Street, #102 Delray Beach, FL 33445

ARTICLE VIII INDEMNIFICATION

The corporation may indemnify a person who was, is or is threatened to be made a named defendant or respondent in litigation or other proceedings because the person is or was a director or other person related to the corporation as provided by the provisions of the Florida Nonprofit Corporation Act governing indemnification. As provided in the bylaws, the Board of Directors shall have the power to define the requirements and limitations for the corporation to indemnify directors, officers or other persons related to the corporation.

ARTICLE IX INCORPORATOR

The name and address of the incorporator is:

Donna D'Ingillo 1830 NW 18th Street, #102 Delray Beach, FL 33445

ARTICLE X ACTION BY WRITTEN CONSENT

Action may be taken by use of signed written consent by the number of directors or committee members whose vote would be necessary to take action at

a meeting at which all persons entitled to vote were present and voted. Each written consent must bear the date of signature of each person signing it. A consent signed by less than all of the directors or committee members is not effective to take the intended action unless consents, signed by the required number of persons, are delivered to the nonprofit corporation within sixty (60) days after the date of the earliest dated consent delivered to the nonprofit corporation. Delivery must be made by hand, or by certified or registered mail, return receipt requested. The delivery may be made to the registered office, registered agent, principal place of business, transfer agent registrar, exchange agent or an officer or agent having custody of books in which the relevant proceedings are recorded. If the delivery is made to the corporation's principal place of business, the consent must be addressed to the President or principal executive officer of the corporation.

The corporation will give prompt notice of the action taken to persons who do not sign consents. If the action taken requires documents to be filed with the Secretary of State, the filed documents will indicate that the written consent procedures have been properly followed.

The telegram, telex, cablegram or similar transmission by a director or committee member, or photographic, facsimile or similar reproduction of the signed writing is to be regarded as being signed by the director or committee member.

ARTICLE XI POLICY OF NONDISCRIMINATION

No person on the grounds of race, color, sex or national and ethnic origin shall be excluded from any activity established by the corporation or by the corporation in connection with its various ministries or activities, nor shall any person on such grounds be excluded from participation in, or be denied the benefits of, or otherwise subjected to discrimination under, any program or activity of the corporation.

ARTICLE XII DISSOLUTION

. . .

In the event of the dissolution of this corporation, or in the event it shall cease to carry out the objects and purposes herein set forth, all of the business, property and assets of the corporation shall go and be distributed to a nonprofit corporation qualifying as an organization exempt under the provisions of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or any superseding statutes thereof, as an organization qualifying as a public charity under the provisions of Section 509(a)(1) or 509(a)(2) of the Internal Revenue Code of 1986, as amended, or any superseding statute thereof, as the directors of the corporation may select and designate; and in no event shall any of the said assets or property, in the event of dissolution thereof, go or be distributed or contributed by such directors, for any other such purpose.

Any such assets not so disposed of shall be disposed of by the district court of the county in which the principal office of the corporation is then located, exclusively for such purposes, or to such organization or organizations as said court shall determine, which are organized and operated exclusively for such purposes.

Having been named as registered agent to accept services 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.

| Benna Adnallo | 12-5-18 |
|----------------------------------|---------|
| Donna D'Ingillo/Registered Agent | Date |
| A no D'Ingle | 12-6-18 |
| Donna D'Ingillo /Incorporator | Date |