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COVER LETTER

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

SUBJECT: _____

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

\$70.00 Filing Fee S78.75 Filing Fee & Certificate of Status S78.75 Filing Fee & Certified Copy □ \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: _____

Name (Printed or typed)

4327 SOUTH HIGHWAY 27, SUITE 606

Address

CLERMONT, FLORIDA 34711

City, State & Zip

347-320-2344

Daytime Telephone number

SAULTOPAUL1@YAHOO.COM

E-mail address: (to be used for future annual report notification)

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

ARTICLES OF INCORPORATION

OF

NEW HEIGHTS CHRISTIAN CENTER, INC.

ARTICLE I

The name of the corporation (the "Corporation") is. NEW HEIGHTS CHRISTIAN CENTER, INC.

ARTICLE II – PRINCIPLE OFFICE

The principle office or mailing address of the Corporation is:

PRINCIPAL ADDRESS

3616 Briar Run Drive Clermont, FL 34711

MAILING ADDRESS

4327 S. Highway 27 Ste. 606 Clermont, FL 34711

ARTICLE HI - PURPOSES

The Corporation is organized exclusively for charitable, religious, educational and literary purposes within the meaning of section 501c3 of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Law (the "Code") and is not formed for pecuniary profit or financial gain. The Corporation purpose is to preach the gospel and evangelize throughout communities. The purpose is to establish a place of worship as we promote and encourage Christian revival; promote spiritual unity and mutual love and respect for each member of the body of Christ; to feed the hungry, clothe the naked and provide missions in the United States and abroad; to ordain and license ministers, pastors, bishops and the like, and establish churches in the United States and abroad. The Corporation is authorized to perform any lawful act or activity for which corporations not-for-profit may be formed under the Florida Not For Profit Corporation Act. Notwithstanding, any other provisions of these Articles to the contrary, the Corporation shall not have or exercise any power which would cause it not to qualify as a tax-exempt organization under section 501c3 of the Code; nor shall the Corporation engage directly or indirectly in any activity which would cause the loss of such qualifications.

ARTICLES IV

The initial members of the Corporation shall consist of the individuals constituting the Board of Directors hereinafter provided, and their successors in office. The qualification for membership in the Corporation is outlined in the ByLaws and may be modified as provided in the ByLaws.

ARTICLES V - BOARD OF DIRECTORS

The number of Directors constituting the Board of Directors of the Corporation shall be as provided in the ByLaws. However, the number of Directors shall not be less than three (3). The manner in which the Directors are to be elected or appointed shall be as stated in the Bylaws of the Corporation. The names and addresses of the persons who are to serve as initial Directors until their successors are elected, are:

Pastor Veronica Clarke, President	Sue Reid, Director
3616 Briar Run Drive	10411 Calle de Flores Drive
Clermont, FL 34711	Clermont, Florida 34711
Paul Newton Rashford, Vice Pres.	Debbie Carter-Jones, Director
3616 Briar Run Drive	1448 East 94 th Street
Clermont, FL 34711	Brooklyn, New York 11236

Henry Rubin, Director 12544 Hammock Point Circle Clermont, Florida 34711

ARTICLE VI - OFFICERS

The officers and their manner of election shall be as provided in the Bylaws. The initial persons who are to serve as officers of the Corporation until the first meeting of the Board of Directors or until their successors are elected are:

President:	Pastor Veronica Clarke
Secretary:	Sue Reid
Treasurer:	Paul Newton Rashford

ARTICLE VII - PROPERTY

Title to all property of the Corporation shall be held in the name of the Corporation or as otherwise may be provided pursuant to the authority of the Bylaws of the Corporation. Any gift, bequest, devise or donation of any kind whatsoever to the Corporation or its Board of Directors shall be deemed to vest title in the Corporation.

ARTICLE VIII – REGISTERED AGENT

The name and address of the Corporation's registered agent is: Pastor Veronica Clarke 3616 Briar Run Drive Clermont, FL 34711 **ARTICLE IX - AMENDMENTS**

These Articles may be amended as provided in the Bylaws.

ARTICLE X - DISSOLUTION

Upon the liquidation or dissolution of the Corporation, its assets, if any, remaining after payment (or provision for payment) of all liabilities of the Corporation, shall be distributed to one or more organizations qualified as exempt under section 501c3 of the Code.

ARTICLE XI - INCORPORATOR

The name and address of the Incorporator is: Pastor Veronica Clarke 3616 Briar Run Drive Clermont, Florida 34711



ARTICLE XII

Notwithstanding, any other provision of these Articles to the contrary, no part of the net earnings, current or accumulated, or property of the Corporation shall inure to the benefit of, or be distributed to, any member (other than a member which is exempt from federal income tax under section 501c3 of the Code), director, officer, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payment and distributions in furtherance of the purposes set forth in these Articles.

Notwithstanding any other provision of these Articles to the contrary, the Corporation shall not have the power to declare dividends.

Notwithstanding any other provision of these Articles to the contrary, no substantial part of the activities of the Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation.

Notwithstanding any other provision of these Articles to the contrary, the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these Articles to the contrary, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501c3 of the Code, or (b) by a corporation, contributions to which are deductible under sections 170(c)(2), 2055 (a)(2), and 2522 (a)(2) of the Code.

ARTICLE XIII - INDEMNIFICATION

The Corporation shall indemnify any officer, director or employee, or any former officer, director of former employee, to the fullest extent permitted by law.

IN WITNESS WHEREOF, the undersigned incorporator has hereunto set his hand and seal this 13^{th} day of 30^{th} , 2019, for the purpose of forming this Corporation not-for-profit under the Florida Not For Profit Corporation Act.

Claste

Veronica Clarke, Incorporator



CERTIFICATE OF DESIGNATION OF REGISTRERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES. THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is: NEW HEIGHTS CHRISTIAN CENTER, INC.

2. The name and address of the registered agent and office is:

Veronica Clarke 3616 Briar Run Drive Clermont, Florida 34711

Having been named as registered agent and to accept service of process for the above-stated corporation at the place designated in this certificate. I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Veronica Clarke, Registered Agent

Dated: 6/13,

