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COVER LETTER

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

SUBJECT: New Ways (CC, Inc.		
	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Ar	ticles 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 COPY REQUIRED	
FROM:	Todd Newton		_
	Name (Printed or typed)		
	PO Box 1613		
	Address		
	Trenton, Fl 32693		
		City. State & Zin	•

352-538-0463

newwayscc@gmail.com

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

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

Daytime Telephone number

. .

Department of State Division of Corporations Attn: Summer Chatham P. O. Box 6327 Tallahassee, FL 32314

October 2, 2023

Re: Filing W2300012861 New Ways CC, Inc.

Ms. Chatham,

I called today to inquire about the rejected filing W2300012861 from 9-11-23. To date I have not received the papers back and I was told to revise and send them back to your attention. I was told to inform you that you have already received payment for the filing. Attached you will find the cover letter and the revised Articles of Incorporation to correct the name to New Ways CC, Inc. and a copy of the Articles. Please let me know if there is anything else that you need. Thank you for your attention to this matter.

Sincerely,

Todd Newton

Jode Menton

ARTICLES OF INCORPORATION

New Ways CC, Inc.

Florida Not for Profit Corporation

The undersigned incorporators hereby adopt the following Articles of Incorporation in compliance with Chapters 617, F.S. (Not for Profit).

ARTICLE I. NAME

The name of this corporation shall be New Ways CC, Inc.

ARTICLE II. PRINCIPAL OFFICE

The physical address for this corporation is at:

8490 SW CR 334A Trenton, FL 32693

The mailing address for this corporation is:

PO Box 1613 Trenton, FL 32693

ARTICLE III. PURPOSE

The specific purpose for which this corporation is initially organized is to educate and preach the gospel to all people, conduct evangelistic activities, counsel and meet needs of all people based on Biblical principles, provide religious, charitable, and humanitarian services which are necessary, suitable or convenient to accomplishment of that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. This corporation is organized and operated exclusively for religious purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.

ARTICLE IV. MANNER OF APPOINTING DIRECTORS

Directors shall be appointed in the manner set forth in the bylaws. Directors may be removed, and the vacancies shall be filled in the manner provided by the bylaws.

ARTICLE V. INITIAL DIRECTORS

The number of directors, the method of selecting directors, and the filling of vacancies shall be fixed by the Bylaws of this corporation. The initial directors shall be four (4) in number with a minimum of three (3) directors at any given time. The names and addresses of these initial directors are as follows:

Director	Executive Director	Director	Director
Newton, Todd, O.	Newton, Mariam, F.	Driskell, Greg, D.	Noyes, Trevor, D.
8490 SW CR 334A	8490 SW CR 334A	7220 SW CR 334A	8450 SW CR 334A
Trenton, FL 32693	Trenton, Fl 32693	Trenton, Fl 32693	Trenton, Fl 32693

ARTICLE VI. REGISTER AGENT

The name and address of the initial register agent is:

Todd Newton

8490 SW CR 334A

Trenton, FL 32693

ARTICLE VII. INCORPORATOR

The name and address of the incorporator of this corporation is:

Todd Newton 8490 SW CR 334A Trenton, FL 32693

ARTICLE VIII. MEMBERS

Membership shall consist of the board of directors and employees.

ARTICLE IV. TERM

The date of commencement of corporate existence shall be when these articles of incorporation have been filed with the Department of State and approved by it and the respective filing fee has been paid; the term for which the corporation is to exist shall be perpetual.

ARTICLE X. DISSOLUTION

In the event of the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by a Court of Competent Jurisdiction in the county in which the principal office is located exclusively for such purposes

or to such organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XI. NON-PROFIT ORGANIZATION

- No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its
 members, trustees, officers, or other private persons, except that the corporation shall be
 authorized and empowered to pay reasonable compensation for services rendered and to make
 payments and distributions in furtherance of the purposes set forth in Article III hereof.
- 2. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
- 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income taxy under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 4. No member, officer, or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE XII. BYLAWS

The first bylaws of the corporation shall be adopted by the board of directors and may be amended, altered, or rescinded by the board of directors in the manner provided by such bylaws.

ARTICLE XIII. AMENDMENTS TO ARTICLES OF INCORPORATION

These articles of incorporation may be amended in the manner provided by statute, or every amendment shall be approved by the board of directors.

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.

10 /z / 2 3 Date Todd Newton, Registered Agent

I, the undersigned Incorporator of New Ways CC, Inc., for the purposes of becoming a corporation not for profit under the provisions of the Laws of Florida do make and affix my signature to acknowledge and file in the office of the Secretary of State these articles of incorporation. I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third-degree felony as provided for in s.817.155, F.S.

 $\frac{10/2/23}{\text{Date}}$