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COVER LETTER

	ew Filing Section ivision of Corporations			
SUBJEC	CORVUS	S NETWO	DRK	(, INC.
SUBJEC	L	Resulting Florida		
	sed Articles of Conversion, Articles o a "Florida Profit Corporation" in acc			are submitted to convert the following eligible 33 & 607.0202, F.S.
Please retu	urn all correspondence concerning thi	s matter to:		
Berna	ard L Gray II			
	Contact Person			
	Firm/Company			
8255	W. Sunrise Blvd #	182		
	Address			
Plant	tation, FL 33322			
	City, State and Zip Cod	e		
conta	act@corvusnetworl	c.com		
	ail address: (to be used for future annu		tion)	
For furthe	r information concerning this matter,	please call:		
Berna	ard L Gray II	at (305	,988	3.7841
	Name of Contact Person		ode and	Daytime Telephone Number
Enclosed i	is a check for the following amount:			
□ \$105.0	0 Filing Fees □\$113.75 Filing Fees and Certificate of Status	□\$113.75 Filing and Certified Co	_	■\$122.50 Filing Fees, Certified Copy, and Certificate of Status
N	lailing Address: ew Filing Section ivision of Corporations		New F	Address: iling Section on of Comorations

P.O. Box 6327

Tallahassee, FL 32314

The Centre of Tallahassee

Tallahassee, FL 32303

2415 N. Monroe Street, Suite 810

Articles of Conversion For Converting Eligible Entity Into Florida Profit Corporation

The Articles of Conversion <u>and attached Articles of Incorporation</u> are submitted to convert the following eligible business entity into a Florida Profit Corporation in accordance with ss. 607.11933 & 607.0202, Florida Statutes.

1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:

ASCENSION ALLIANCE TRUSTS, LLC.	
Enter Name of the Converting Entity	
2. The converting entity is a Limited Liability Company	
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)	
first organized, formed or incorporated under the laws of Florida (Fatur state, or if a non LLS, entity, the name of the country)	
(Enter state, or if a non-o.s. entry, the name of the country)	
on 09/07/2023	
Enter date "Converting Entity" was first organized, formed or incorporated.	
3. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation: CORVUS NETWORK, INC. Enter Name of Florida Profit Corporation	
4. This conversion was approved by the eligible converting entity in accordance with this chapter and the law current/organic jurisdiction.	vs of its
5. If not effective on the date of filing, enter the effective date: 10/23/2024 (The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by Department of State.) Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date we listed as the document's effective date on the Department of State's records.	
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Signed this 23rd day of October	, ₂₀ 24	
Required Signature for Florida Profit Corporation		
Signature of Director. Officer, or, if Directors or Officer		or:
Printed Name: Bernard L Gray II Title: Pre	esident	
Required Signature(s) on behalf of Converting Flor companies: [See below for required signature(s).]		
Signature: Bernard L Gray II	Title: Manager	_
Signature:		
Printed Name:	Title:	— 2 <u>7</u>
Signature:		2024 OCT
Printed Name:	Title:	7 29
Signature:		
Printed Name:	Title:	- 8: 25 - 57 - 75
Signature:		T == 0.
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
If Florida General Partnership or Limited Liability Signature of one General Partner.	y Partnership:	
If Florida Limited Partnership or Limited Liability Signatures of <u>ALL</u> General Partners.	Limited Partnership:	
If Florida Limited Liability Company: Signature of a Member or Authorized Representative.		
All others: Signature of an authorized person.		
Fees: Articles of Conversion: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status:	\$35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)	

ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

Article I: Name of Corporation

- 1. The name of the corporation shall be Corvus Network, Inc.
- 2. The corporation shall have the power to alter its name by filing a certificate of amendment with the Secretary of State of Florida, pursuant to Section 607.0603, Florida Statutes.

Article II: Principal Office

- 1. The principal office of the corporation shall be located at: 8255 W Sunrise Blvd #182, Plantation, FL 33322
- 2. The corporation may also maintain offices outside of Florida, as permitted by law.

Article III: Purpose

- 1. The purpose for which this corporation is organized is to engage in any lawful act or activity for which corporations may be organized under the Florida Business Corporation Act, to include but not be limited to:
- Contractually acting as the primary point of operations for all individual subsidiary corporations within a intra-corporate ecosystem.

Article IV: Number and Class of Shares

The Corporation is authorized to issue 1,000,000 shares of Common Stock, pár value \$0.01 per share

Article V: Officers and/or Directors

Name: Bernard L Gray II Title: President

Address: 8255 W Sunrise Blvd #182 Plantation, FL 33322

Article VI: Written Consent from Shareholders

The shareholders of Corvus Network, Inc. have executed a written consent to the articles of incorporation. A copy of the written consent is attached hereto as Exhibit A.

|Exhibit A: Written Consent from Shareholders|

We, the undersigned, being the owners of shares of Corvus Network, Inc., do hereby consent to the articles of incorporation and authorize the corporation to file this instrument with the Secretary of State of Florida.

Bernard L Grav II, President

Article VII: Close Corporation Status

This corporation elects to operate as a close corporation pursuant to Florida Statutes, Section 607.0601. The specific provisions regarding this close corporation are as follows:

- The corporation shall have no more than 35 shareholders.
- The corporation shall not offer or sell any of its shares to the public.
- All shareholders must consent to the close corporation status as provided in the corporation's bylaws.

Article VIII: Management Structure

- 1. The management of the corporation shall be conducted by the shareholders, who will manage the business as outlined in the corporation's bylaws.
- 2. Pursuant to Section 607.0834, Florida Statutes, Bernard Gray, as the sitting President and majority shareholder, has the authority to act on behalf of the corporation until such time as the board of directors is appointed.

Article IX: Director Appointment

- 1. The board of directors shall consist of not less than one director.
- 2. The number of directors shall be determined by the shareholders at their first annual
- meeting.

 3. Bernard L Gray II, as the sitting President and majority shareholder, shall serve as a director until such time as the board of directors is appointed.

Article X: Limitation of Director Liability

- 1. To the fullest extent permitted by law, no director of the corporation shall be personally liable to the corporation or its shareholders for monetary damages for breach of fiduciary duty as a director.
- 2. The corporation may indemnify its directors, officers, and employees to the fullest extent permitted by law.

Article XI: Indemnification

- 1. The corporation shall indemnify any person who was or is involved in any manner (including, without limitation, as a party or witness) in any action, suit, or proceeding arising out of or related to the corporation, to the fullest extent permitted by law.
- 2. The indemnity shall be paid in accordance with the corporation's bylaws and shall not exceed \$5,000,000.

Article XII: Duration

- 1. The duration of the corporation shall be perpetual, unless it is dissolved or terminated in accordance with Florida law.
- 2. The corporation may merge or consolidate with another corporation, pursuant to Section 607.0833, Florida Statutes.

Article XIII: Governing Law

- 1. This instrument shall be governed by and construed in accordance with the laws of the State of Florida.
- 2. Any disputes arising out of or related to this instrument shall be resolved through arbitration, as provided in the corporation's bylaws.

Article XIV: Registered Agent					
The address of the Registered Agent for the Corporation is:					
Kacy Jacinthe 8255 W Sunrise Blvd #182 Plantation, FL 33322					
******	***				
Having been named as registered agent to accept service of					
corporation at the place designated in this certificate, I am appointment as registered agent and agree to act in this capaci					
appointment as registered agent and agree to act in this capaci	ty.				
/ 2					
	10/23/2024				
Required Signature/Registered Agent	Date				
Trada de la companya					
Article XV: Execution					
I, Bernard L. Gray II, submit this document and affirm that the fa aware that knowingly submitting any false information in a document constitutes a third-degree felony as provided for in s.817.155, F.S.	nent to the Department of State				
IN WITNESS WHEREOF, the undersigned incorporator executed 2024.	this instrument on October 23,				
Incorporator: Bernard L Gray II	8: 25 STATE . FL				
Incorporator's Signature	10/23/2024 Date				
The state of the s	=				