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March 25, 2004

Secretary of State Division of Corporation P.O. Box 6327 Tallahasse, F1 32314

RE: DESTINY DAUGHTERS

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Dear Sir/Madam:

Enclosed please find original and one copy of the Articles of Incorporation together with my check for \$78.50.

This represent Filing Fees, Certificate of Designation and a Certified Copy of Articles of Incorporation.

If you have or need further information, please contact me at: 450 East Dayton Circle, Ft. Lauderdale, Fl 33312, or call (54) 792-1199, (954) 791-2999.

Sincerely, J. Edwards)

Helen T. Edwards

ARTICLES OF INCORPORATION OF DESTINY DAUGHTERS, INC.

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We, the undersigned with other persons being desirous of forming a corporation under the provisions of Chapter 617 of the Florida Statutes do agree to the following Articles.

ARTICLE I

The names of this Corporation is: DESTINY DAUGHTERS, INC., and its principal office is located at 450 EAST DAYTON CIRCLE, FT. LAUDERDALE FLORIDA 33312.

ARTICLE II

This corporation shall have perpetual existence unless dissolved pursuant to law. Its existence shall commence upon filing with the Secretary of State.

ARTICLE III

Notwithstanding any other provisions of these Articles, the purpose for which the corporation is organized are exclusively charitable, religious, literary, scientific and educational purpose.

No part of the net earning of the corporation shall inure the benefit of, or be distributable to its members trustees, officers, or other private person, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in Article Three hereof.

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 candidates for public office.

Notwithstanding any other provisions 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 tax under section 501(c)(3) of the Internal Revenue Code of 1986, as hereafter amended.

This corporation shall have the right to selling, buying, conveying, accepting, and being invested with all manner of estate, real, personal and mixed. To operate a Day Care, After School Care, Alcohol and Drugs Counseling, Clothing Closet, Counseling, HIV/AIDS Ministry, Homeless Ministries, Jail Ministry, Literacy, Summer Camp, Multihousing Ministry, Refugee Resettlement, Mom's Day Out, Transportation, and Tutoring Children & Youth.

ARTICLE V

The names and address of the persons who shall serve as the directors of this corporation are as follows.

Helen T. Edwards - President 450 East Dayton Circle, Fl Laud. Fl 33313 Lowell Edwards - V-President, 450 East Dayton Circle, Ft. Laud. Fl 33312 Dawn E. Perkins, Secretary, 2871 NW 25th St. Ft. Laud, Fl 33311 Catherine Taylor-Treasure, 2871 NW 25th St. Ft. Laud. Fl 33311

The number of Directors constituting the Board of Directors of this corporation are _____, and the members of the Board of Directors shall be elected and hold office in accordance with the Bylaws. Members of the corporation may provide such Bylaws for the conduct of its business and carrying out it purposes as they deem from time to time.

ARTICLE VI

The name, address and signature of the Incorporator is:

Helen T. Edwards 450 East Dayton Circle Fort Lauderdale, Fl 33312

Incorporator Signature

ARTICLE VII

The street address and the city of the initial registered office of the corporation is: 450 EAST DAYTON CIRCLE, FT. LAUDERDALE, FL 33312 and the name of the Registered Agent at that address is HELEN T. EDWARDS.

ARTICLE VIII

In the event of dissolution, the residual assets of the corporation will be turned over to one or more organizations which themselves are exempted as described in section 501(c)(3) and 170(c)(2) of the present Internal Revenue Code, or to the federal, state or local government for exclusive purpose.

ARTICLE IX

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them, and all rights and priviledges conferred upon the Directors, Trustees, Officers, are subject to this reservation. These Articles of Incorporation may be amended in accordance with the provisions of the laws of the State of Florida, as amended from time to time, unless more specifically provisions for amendments are adopted by the corporation pursuant to law. DATED, THIS 20th DAY OF MARAO, 2004. IN WITNESS WHEREOF, THE UNDERSIGNED BEING THE INCORPORATION OF THIS CORPORATION HAVE EXECUTED THESE ARTICLES OF INCORPORATION.

als. SIGNATURE OF INCORPORATOR

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501 or 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: DESTINY DAUGHTERS, INC.

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

HELEN T. EDWARDS	
(NAME)	28 2
450 EAST DAYTON CIRCLE	
(P.O. BOX <u>NOT</u> ACCEPTABLE)	
FORT LAUDERDALE, FL 33312 (BROWARD COUNTY)	
(CITY/STATE/ZIP)	
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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 PER-FORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGA-TIONS OF MY POSITION AS REGISTERED AGENT.

3-Edwards SIGNATURE DATE 3-26-04