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COVER LETTER

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

Nurtured To Be Life's Best Incorporated

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

\$78.75 Filing Fee & Certificate of Status

FROM: Corlis Bryant

1220 Asturia Way South

St. Petersburg, FL. 33705

727-866-8216

ARTICLES OF INCORPORATION OF Nurtured To Be Life's Best Incorporated

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

ARTICLE I CORPORATE NAME

Nurtured To Be Life's Best Incorporated.

ARTICLE II PRINCIPLE OFFICE

1220 Asturia Way South St. Petersburg, Florida 33705.

06 MAY 19 PM 1:47 SECRETARY OF STATE ALLAHASSEE, FLORIDA

ARTICLE III STATEMENT OF CORPORATE NATURE

This is a nonprofit corporation organized solely for general charitable purposes pursuant to the Florida Not For Profit Corporation Act set forth in Part 1 of Chapter 617 of the Florida Statutes.

ARTICLE IV PURPOSE

The purpose of the corporation is to function for the sole enrichment and advancement of pregnant teenagers, with zero-to-low resources, and their dependant(s). The corporation shall provide counseling, training, childcare services, transportation, resource referral services and a 24-hour support service. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE V MANAGEMENT OF CORPORATE AFFAIRS

A. <u>Board of Directors:</u> The powers of this corporation shall be exercised, its properties controlled, amd its affairs conducted by a Board of Directors consisting of not less than four (4) persons. The number of Directors of the corporation shall be no fewer than Four (4), nor more than Nine (9); provided, however, that such number may be changed by a By-law duly adopted by the members.

The Directors named herein as the first Board of Directors shall hold office until the first meeting of members at which time an election of Directors shall be held.

Directors elected at the first annual meeting, and at all times thereafter, shall serve for a term of one (1) year until the annual meeting of members following the election of Directors and until the qualification of the successors in office. Annual meetings shall be held at (address) on the (date) of each year at (time), or at such other place of places as the Board of Directors may designate from time to time by resolution.

Any action required or permitted to be taken by one Board of Directors under any provision of law may be taken without a meeting, if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or the document filed under any provision of law which relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting, and that the Articles of Incorporation and the By-Laws of this corporation authorize the Directors to so act. Such a statement shall be prima facie evidence of such authority.

The corporation may (but need not) have voting members. Upon formation of the corporation all directors and/or officers were appointed on a voluntary basis, hereafter the election or appointment of directors and/or officers shall be as defined in the corporation's bylaws.

ARTICLE VI

EARNINGS AND ACTIVITIES OF CORPORATION

- A. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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.
- B. 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 any candidate for public office.
- C. Notwithstanding any other provision of these Aritcles, the corporation shall not carry on any other activities not permitted to be carried on (i) by a corporation exempt from Federa Income Tax under Section 501 (c) (3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law; or (ii) by a corporation, contributions to which are deductible under Secton 170(c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

D. Notwithstanding any other provision of these Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not infurtherance of the purposes of this corporation.

ARTICLE VII INTIAL DIRECTORS AND/OR OFFICERS

The corporation's initial Board of Directors shall be comprised of the following natural persons:

Corlis Bryant LaDonna Butler

1220 Asturia Way So. 2370 10th Avenue South St. Petersburg, FL. 33705 St. Petersburg, FL. 33712

Antonio Davis Liz Curry

1500 28th Avenue So. 5560 10th Street South St. Petersburg, FL. 33705 St. Petersburg, FL. 33705

Sandra Bailey . Dennise Swain

837 54th Avenue So. 711 40th Avenue South St. Petersburg, FL. 33705 St. Petersburg, FL. 33705

ARTICLE VIII DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this coporation 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 IX PRINCIPLE OFFICE AND REGISTERED AGENT

The corporation's principle office is located at: 1220 Asturia Way South St. Petersburg, FL. 33705. The name of this registered agent at said address shall be Corlis Bryant, who by execution of these Articles accepts responsibility as Registered agent of the corporation.

ARTICLE X DISSOLUTION

Upon the time of dissoution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes within the meaning of secion 501(c)(3) of the Internal Revenue Code, or the 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 so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principle 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

ARTICLE XI AMENDMENT OF ARTICLES

Amendment to these articles of incorporation may be proposed by a resolution adopted by the Board of Directors and presented to the members for their vote, or by a petition signed by one-third of the members of the corporation. Amendments may be adopted by the vote of two-thirds of the members of the corporation.

ARTICLE XII INCORPORATOR(S)

The incorporator(s) of this corporation is(are): Franklin Bryant and Corlis Bryant at said address, 1220 Asturia Way South St. Petersburg, FL. 33705 and Liz Curry at said address, 5560 10th Street South, St. Petersburg, FL. 33705.

The undersigned incorporator(s) certify(ies) both that she/he/they execute(s) these Articles for the purposes of forming this non-profit corporation under the Laws of the State of Florida, have executed these Articles of Incorporation this 16 day of

Tranklin Bryant

Signature

Franklin Bryant

Signature

Corlis Bryant

Signature

Signature

Signature

Signature

Signature

Corlis Bryant

Signature

Signature