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COVER LETTER

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

Better Tomorion tor SUBJECT: __ SUFFIX)

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

\$70.00 Filing Fee

Status

\$78.75 Filing Fee & Certified Copy \$87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: <u>Acthur L. Mine:</u> Name (Printed or typed) 105 NW 83rd 1f Address Miami, FE 33150 City, State & Zip NOW. LS D Fi rη <u>305- 918 - 4621</u> Daytime Telephone number

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

ARTICLES OF INCORPORATION OF FOR A BETTER TOMORROW, INC.

OW, INC. 2010 NOV 15 P 4: יר

The undersigned, for the purpose of forming a corporation not for profit under Electraws of OF STATE Florida, pursuant to Chapter 617, Florida Statutes, hereby adopts the following Articles SE. FLORIDA Incorporation:

ARTICLE I NAME Section 1.1 Name The name of the corporation is FOR A BETTER TOMORROW INC.

Section 1.2 Principal Office and Mailing Address of the Corporation. The mailing address and principal office of the corporation is 105 NW 83rd St Miami, Fl 33150.

ARTICLE II

PURPOSES

Section 2.1 Purposes. The corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. Specifically, the corporation is organized for the purpose of empowering youth to excel academically and socially, and to undertake such activities as will further the general purposes described herein, including but not limited to providing: Employment, Mobile Food Program, Counseling, Vocational Training, Self-Enhancement Classes, Workshop/Seminars, Teen Support Groups, Scholarships.

ARTICLE III

DURATION

Section 3.1 Duration. The duration of this Corporation shall be perpetual, with no stock and shall have no members.

ARTICLE IV

BOARD OF DIRECTORS

Section 4.1 Corporate Affairs. The affairs of the corporation shall be managed by its Board of Directors. The Board of Directors shall have all the powers necessary or appropriate for the administration of the affairs of this corporation.

Section 4.2 Election. Directors shall be elected in the manner set forth in the Bylaws of the corporation.

Section 4.3 Number. This corporation shall have four (4) Directors initially. The number of Directors may be increased or reduced from time to time, as provided in the Bylaws of the corporation; however, the corporation shall at all times have at least three (3) Directors.

Section 4.4 Names and Addresses of Initial Directors. The names and addresses of the persons who are to serve as the initial Directors of the corporation until the election or

appointment of successors are as follows:

- Address
- 1. Arthur L. McNeil
 105 NW 83rd St, Miami, Fl 33150
- 2. Amina McNeil 105 NW 83rd St, Miami, Fl 33150
- Kionne McGhee
 Nekeisha Worley

166 NW 47th Terr, Miami, Fl 33127 2101 NW 3rd Ave, Apt 201, Miami, Fl 33127

ARTICLE V LIMITATIONS

Section 5.1 Limitations on Actions. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to any member, director, officer or other private person, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to confer benefits in conformity with the purposes set forth in Section 2.1 of these Articles. 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. 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 tax under Section 501 (c)(3) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States Internal Revenue United States Internal Revenue Law).

ARTICLE VI

DISSOLUTION

Section 6.1 Dissolution. Upon the dissolution of the corporation, assets shall be distributed to one or more exempt purposes within the meaning of section 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 local or state 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 principal 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 VII

INITIAL REGISTERED OFFICE AND AGENT

Section 7.1 Name and Address. The street address of the initial registered office of this corporation is: 105 NW 83rd St, Miami, Fl 33150, and the name of the initial registered agent of this corporation at that address is: Arthur L. McNeil

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.

<u>|0/10/10</u> Date Signature of Registered Agent

ARTICLE VIII **INCORPORATOR** Section 8.1 Name and Address. The name and street address of the incorporator of the corporation are as follows: Arthur L. McNeil, 105 NW 83rd St, Miami, Fl 33150

IN WITNESS WHEREOF, the undersigned have made and subscribed to these Articles of Incorporation for the purposes therein set forth, all as of the *lo* day of October, 2010. Name: Acthyr L. MeNeil

Name of Incorporator

Date

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CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, 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.

The name of the corporation is:

For A Better Tomorrow, Inc.

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

Arthur L. McNeil
105 NW 83 rd St,
Miami, Fl 33150

The above person has been named as registered agent and to accept service of process for the stated purpose of preparation 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, completely, to the proper and complete performance of my duties, and I am familiar with and accept the directions of my position as registered agent.

(SIGNATURE)

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