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COVER LETTER

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

	`				
Enclosed is an original	and one (1) copy of the A	rticles 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 COR	PY REQUIRED		
FROM:	Cynthia	Ployd (Printed or typed)			
	1215 N.W	. 27th Avenue Address	TALLAHA	BII KAY 13	
	Pomlano	Beach FL. 33069 y, State & Zip	Y EE P		
	(954) 479-9 Daytime	744 Telephone number	ORIUA	15:31 Hd	TOWN MET.
	Cyndy-Hoyd E-mail address: (to be used for	yahoo, com or future annual report notification	n)		

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

ARTICLES OF INCORPORTATION

The New Alliance of Interactive Leaders And Supporters

The New Alliance - NAILS, Inc.

A FLORIDA NOT-FOR-PROFIT CORPORATION

The undersigned, acting as the incorporator of a not for profit corporation under the Florida Not For Profit Corporation Act, as set forth in Chapter 617 of the Florida Statues, as amended, adopts the following Articles of Incorporation for such Corporation:

ARTICLE I: NAME

The name of the Corporation shall be: THE NEW ALLIANCE—NAME, THE NEW ALLIANCE OF INTERACTIVE LEADERS AND SUPPORTERS TO hereinafter referred to as the "Corporations'.

ARTICLE II: PRINCIPAL OFFICE AND MAILING ADDRESS

The address of the principal office and mailing address of the Corporation shall be: 510 East McNab Road #10 Pompano Beach, Florida 33060-9344.

ARTICLE III: DURATION

The period of duration of the Corporation shall be perpetual unless dissolved according to law.

ARTICLE IV: PURPOSES

The Corporation is organized and operated exclusively for charitable, religious, educational and scientific purposes within the meaning of Section 501© (3) of the Internal Revenue Code of 1986, as amended. Including distributions to organizations that qualify as exempt under that Section 501© (3) more specifically, the Corporation shall provide opportunities for identified youths of low to moderate income households to participate in social events, mentoring and educational activities. One objective is, to expose dis-advantaged youth to various positive resources, and to positive and social and moral development with an effort to increase their perception of potential career opportunities. We will stress the importance of education, family values and social development to our youth, as well as respect for others. Not-withstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501@(3) of the Internal Revenue Code of 1986, (or the corresponding provision of any future United States Internal Revenue Code of 1986, (or the corresponding provision of any future United States Internal Revenue Law), or (ii) by a corporation, contributions to which are deductible under Section 170\(\mathbb{Q}(2)\) of the Internal Revenue Code of 1986 "- (or the corresponding provision of any future United States Internal Revenue Law).

No substantial part of the activities of this corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, nor shall this corporation participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of (or in opposition to) any candidate for public office.

In rendering its functions and in exercising its purposes, the corporation shall not practice or permit discrimination on the basis of sex, age, race, national origin, religion or disability.

ARTICLE VI: REGISTERED OFFICE AND & AGENT

The corporations registered office shall be located at 1215 NW 27th Avenue Pompano Beach, FL. 33060; Cynthia Floyd is the registered agent of the Corporation at that address.

ARTICLE VII: BOARD OF DIRECTORS

THE INITIAL board of Directors shall consist of up to twenty- four (24) persons.

Also, the Corporation shall indemnity all employees and officers to the fullest extent permitted in the Florida Not for Profit Corporation Act.

Except as may otherwise be provided in the Articles of Incorporation or appropriate laws, the members of the Board of Directors shall be elected subject to the approval of the President: by the majority vote of the votes cast at a regular or special meeting to be held by the Directors, present in person, who are entitled to vote in the election. Entitlement to vote in any such election shall be limited to Directors who serve as least one month prior to any election held to elect members to the Board

Any vacancy in the Board of Directors occurring by reason of an increase in the number of Directors shall be filled by a majority vote of the votes cast at a regular or special meeting by the Directors present in person, who are entitled to vote in the election subject to the approval of the President. Vacancies occurring by reason of the death, resignation disqualification, removal, inability of a Director to act, or otherwise, shall be filled by a majority of the votes cast at a regular or special meeting of the Directors called for that purpose. In an election where the number of Directors qualified to vote is less than, three (3) in number, the unexposed portion of any term shall be filled by a vote of a majority of the remaining Directors, though less than any specified quorum, at any regular or special meeting of the Board of Directors called for that purpose.

The number of directors may be increased or decreased from time to time by an amendment to the bylaws but at no time shall there be less than three directors. A director of this corporation shall be exempt from personal liability to the corporation for monetary damages for breach of Fiduciary duty as a director to the fullest extent authorized under the Florida Not for Profit Corporation Act. All directors shall be selected as provided by the bylaws. The initial Board of Directors shall consist of:

Willie L. Lawson III - President 510 East McNab Road #10 Pompano Beach, FL. 33060

Cynthia Floyd – 1st Vice President – Administration & Education 1215 NW 27th Avenue Pompano Beach, FL. 33069

Joseph Wells –Vice President of Economics 789 NW 15th Place Pompano Beach, FL. 33060

Sharanda McCray -Vice President of Healthcare & Housing 241 NW 12th Street Apt. #1 Pompano Beach, FL. 33060

Johnnie Mae Singletary –Vice President of Social Services 841 NE 52nd Street
Deerfield Beach, FL. 33441

Veronica Blackman – Treasurer 2438 NW 8th Street Pompano Beach, Florida

Margarine Arrington – Secretary 4501 West McNab Road #10 Pompano Beach, Florida 33069

ARTICLE VIII: OFFICERS

The officers of the Corporation shall be a President, 1st Vice-President, 2nd Vice President, 3rd Vice President, 4th Vice President, 5th Vice President, Secretary, Treasurer, and such other officers as may be provided in the bylaws.

ARITCLE IX: AMENDEMNT

These Articles of Incorporation may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present, subject to the approval of the President, provided that notice of the intention to submit amendments shall have been given as provided by the bylaws.

ARTICLE X: DISTRIBUTION OF ASSETS UPON DISSOLUTION

The property of this corporation is irrevocably dedicated to charity and educational purposes and no part of the net income or assets of this corporation shall ever insure to the benefit of any director, officer, or member other of or to the benefit of any private person. Upon dissolution or winding upon of the corporation, its assets remaining after payment or provision for payment, of all debts and liabilities of this corporation shall be distributed to a non-profit fund, foundation or corporation which is organized and operated exclusively for charitable and educational purposes and which has established its tax exempt status under Section 501© (3) of the Internal Revenue Code.

ARTICLE XI: INCORPORATORS

The incorporator of the Corporation is as follows:

Willie L. Lawson III 510 East McNab Road #10 Pompano Beach, Florida 33060

In witness whereof, I, Willie L. Lawson III, the undersigned incorporator to t20th, 2011hese Articles of Incorporation, have affixed my signature thereto on <u>April 20, 2011.</u>

Willie L. Lawson III

President 04/20/2011

 CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM
 PROCESS MAY BE SERVED.

Pursuant to the provisions of Section 48.091 and 617.0501, Florida Statues, the following is submitted in compliance with said Acts:

First—That The New Alliance—NATES, INC. (THE NEW ALLIANCE of INTERACTIVE LEADERS AND SUPPORTERS) desiring to organize under the laws of the Statue of Florida with its principal office, as dedicated in the Articles of Incorporation at Pompano Beach, County of Broward, State of Florida, has named Cynthia Floyd at 1215 NW 27th Avenue, Pompano Beach, County of Broward, State of Florida as its agent to accept service of process within this state.

-Acceptance of Agent-

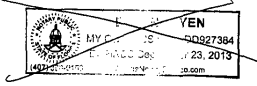
ACKNOWLEDGEMENT:

Having been named to accept service of process for the above stated corporation, at the place indicated this certificate, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act thative to keeping one said office.

Cynthia Floyd

DATED: 4/20/20/

INDIVIDUAL SIGNED ABOVE HAS PROVED TO BE CYNTHIA FLOYD.



DUY NGUYEN
MY COMMISSION # DD9:
EXPIRES September 23
FloridaNotaryService.