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COVER LETTER

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

BJECT:	(PROPOSED CÓRP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
_	and one (1) copy of the Ar \Box \$78.75	ticles of Incorporation and	a check for :
□ \$70.00 Filing Fee	Filing Fee &	Filing Fee	Filing Fee,
Timig tee	Certificate of Status	& Certified Copy	Certified Copy & Certificate
		ADDITIONAL CO	DV DEALIDED

FROM:	Dr. Bilan Joseph Name (Printed or typed)				
	Address				
	Gulfport, FL 33707				
	City, State & Zip				
	(682)2018411				
	Daytime Telephone number				
	bilonjoseph@icloud.com				
	1	E-mail address: (to be used for future annual report notification)			

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

ARTICLES OF INCORPORATION

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

ARTICLE I The name of the	Thrive By Five, Inc		
	PRINCIPAL OFFICE		
	Principal street address:		Mailing address, if different is:
6232	7th Ave. South		
Gulfp	ort, FL 33707		
ARTICLE III	<u>PURPOSE</u>		
The purpose fo	r which the corporation is organized is:	ee Attached	
· · - · · · ·			
· · · · · · · · · · · · · · · · · · ·			
		ner in which the dire	ectors are elected and appointed:
As set forth i	n the bylaws		ectors are elected and appointed:
As set forth i	n the bylaws INITIAL OFFICERS AND/OR DIREC	<u>TORS</u>	
As set forth i ARTICLE V Name and Title	n the bylaws	<u>TORS</u>	Sherman Joseph, Board Member 6232 7th Ave. South
As set forth i ARTICLE V Name and Title	n the bylaws INITIAL OFFICERS AND/OR DIREC Dr. Bilan Joseph, President/Dir.	TORS Name and Title	Sherman Joseph, Board Member
As set forth in ARTICLE V Name and Title Address	Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707	TORS Name and Title Address:	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member
As set forth i ARTICLE V Name and Title Address	Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707	TORS Name and Title Address: Name and Title	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member
As set forth in ARTICLE V Name and Title Address	Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707 Jennifer Griffith, Secretary/Treasurer	TORS Name and Title Address:	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member
As set forth i ARTICLE V Name and Title Address	Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707 Jennifer Griffith, Secretary/Freasurer 305 S Tessier Dr	TORS Name and Title Address: Name and Title	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member 421 4th Street NW.
As set forth in the ARTICLE V Name and Title Address Name and Title Address	INITIAL OFFICERS ANDIOR DIRECT Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707 Jennifer Griffith, Secretary/Freasurer 305 S Tessier Dr St. Pete Beach, FL 33706	TORS Name and Title Address: Name and Title Address: Address:	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member 421 4th Street NW. Largo, FL 33770
As set forth i ARTICLE V Name and Title Address	INITIAL OFFICERS ANDIOR DIRECT Dr. Bilan Joseph, President/Dir. 6232 7th Ave. South Gulfport, FL 33707 Jennifer Griffith, Secretary/Freasurer 305 S Tessier Dr St. Pete Beach, FL 33706	TORS Name and Title Address: Name and Title	Sherman Joseph, Board Member 6232 7th Ave. South Gulfport, FL 33707 Felicia Harris, Board Member 421 4th Street NW. Largo, FL 33770

Name and Title:		Name and Title:
Address		Address:
Name and Title:		Name and Title:
ARTICLE VI	REGISTERED AGENT	
The name and Flo	rida street address (P.O. Box NOT accept	stable) of the registered agent is:
Name:	Dr. Bilan Joseph	
Address:	6232 7th Ave. South	
	Gulfport, FL 33707	
	INCORPORATOR Iress of the Incorporator is:	
Name:	Dr. Bilan Joseph	
Address:	6232 7th Ave. South	
	Gulfport, FL 33707	
ARTICLE VIII	EFFECTIVE DATE:	
(If an effective da	ther than the date of filing:	. (OPTIONAL) d cannot be more than five business days prior or 90 business days
after the filing.)		
	nserted in this block does not meet the app ve date on the Department of State's recor	plicable statutory filing requirements, this date will not be listed as the date.
	miliar with and accept the appointment as	of process for the above stated corporation at the place designated in this registered agent and agree to act in this capacity
- P	Required Signature of Registered A	Agent 5 28 21 Date
	t ment and affirm that the facts stated herein	n are true. I am aware that any false information submitted in a document
to the Department	of State constitutes a third degree felony a	is provided for in \$.817.155, F.S.
12	Redefied Signature of Incorp	porator Date

Thrive by Five, Inc. Articles of Incorporation Attachment

ARTICLE III PURPOSE

- 1. The mission of Thrive by Five, Inc is to mobilize all parts of our community to create equitable opportunities for young children. As a collective, Thrive By Five works to maximize utilization of early childhood and family support programs that support cognitive, physical and social/emotional development of young children. We work to diversify and engage strategic partners to promote and enrich community-based early childhood experiences. We also recognize local employers adopting workplace policies that assist families of young children in supporting healthy development.
- 2. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.
- 3. 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 an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IX DISSOLUTION

- 1. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.
- 2. The manner of distribution of assets in this Corporation's winding up is as follows: Upon dissolution of the Corporation, assets shall be distributed for 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 state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE X. LIABILITIES

The provision regarding liabilities for breach of duties is:

1. To the extent allowable by the laws of the State of Florida, no present or future

Director of Thrive by Five, Inc., (or his or her estate, heirs and personal representatives) shall be liable to Thrive by Five, Inc., or its members for monetary damages for breach of fiduciary duty as a director of Thrive by Five, Inc., Any liability of a director (or his or her estate, heirs, and personal representatives) shall be eliminated or limited to the fullest extent allowed by the laws of the State of Florida, as may hereafter be adopted or amended.

ARTICLE XI.

The provisions regarding indemnification of directors or officers are:

1. With respect to claims or liabilities arising out of service as a director or officer of

Thrive by Five, Inc., shall indemnify and advance expenses to each present and future director and officer (and his or her estate, heirs and personal representatives) to the fullest extent allowable by the laws of the State of Florida, both as now in affect and as hereafter shall be adopted or amended.