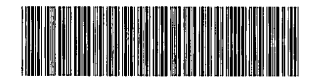


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TALLAHASSEE, FLORIDA

COVER LETTER

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

SUBJECT:	THE REAL YOUTH ALLIANCE, INC.				
	(PROPOSED CORP	ORATE NAME – <u>Must in</u>	CLU <u>de Suffix</u>)		
Enclosed is an original a	and one (1) copy of the Ar	ticles 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 CO	PY REQUIRED		
FROM:	ALA	S PERRY			

Daytime Telephone number

admin@nesteggag.com

E-mail address: (to be used for future annual report notification)

727-851-2781

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

Name (Printed or typed)

Address

City, State & Zip

1614 Central Avenue

St. Petersburg, Florida 33712

ARTICLES OF INCORPORATION OF

THE REAL YOUTH ALLIANCE, INC.

(In compliance with s.617.0202, F.S. (Not for Profit))

WE. the undersigned, all of whom are citizens of the United States, hereby associate ourselves together for the purposes of becoming incorporated under Chapter 617, Florida Statutes, applicable to corporations Not-For-Profit, and respectfully petition the Secretary of State for approval of such a corporation under the following proposed Articles of Incorporation. We do hereby certify:

ARTICLE I

Name and Address

The name of this Corporation shall be:

THE REAL YOUTH ALLIANCE, INC.

ARTICLE II

Principal Office & Mailing Address

The principal place of business of this corporation shall be:

1614 CENTRAL AVE ST PETERSBURG, FL 33712

and the mailing address of this corporation shall be:

1614 CENTRAL AVE ST PETERSBURG, FL 33712

JUN-9 AH 8: 2.

ARTICLE III

Purpose

Said 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.

ARTICLE IV

Initial Officers and /or Directors

Perry, Alan	President, Director	3601 Abington Ave So St. Petersburg, Florida 33711
Allen, Lamont	Vice President. Director	621 Surrey Way So St. Petersburg, Florida 33705
Burton, Shamira	2nd Vice President, Director	2201 21st Avenue So St. Petersburg, Florida 33712
Mackey, Consuelo	Treasurer, Director	3601 Abington Ave So St. Petersburg, Florida 33711
Ross, Kimberly	Secretary, Director	3690 40th Street So St. Petersburg, Florida 33711

The number of directors may be either increased or diminished from time to time as provided in the Corporation's Bylaws, but shall never be less than three. The method of selection, time at which they will be selected or appointed, terms of office, powers and duties shall be provided for in the By-Laws.

ARTICLE V

ADDRESS AND NAME OF INITIAL REGISTERED AGENT

The street address of the initial registered office of this Corporation is:

501 1st Avenue North - Ste. 901 St. Petersburg, Florida 33701

and the name of its initial registered agent at such address is

NestEgg Advisors Group, LLC

ARTICLE VI - INCORPORATOR

The name and address of the Incorporator is:

Name Address

Perry, Alan 3601 Abington Ave So. St. Petersburg, Florida 33711

ARTICLE VII - LIMITATIONS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Third 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 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, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VIII - DISSOLUTION

Upon the 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 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 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 IX - BYLAWS

The power to adopt, alter, amend or repeal Bylaws shall be vested in the Board of Directors of this Corporation.

ARTICLE X - INDEMNIFICATION

Private property of the incorporators, directors, or officers, of the corporation shall not be subject to the payment of any corporate debts, liabilities or obligations. To the fullest extent permitted by the law of the State of Florida, the corporation shall indemnify any director or officer of the corporation for any liability arising by virtue of such directors or officers position or former position with the corporation.

ARTICLE XI - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law and set forth in the by-laws.

IN WITNESS WHEREOF. the undersigned sole incorporator executed these Articles of Incorporation,

this 3 day of June 2022 allein Perry

ALAN PERRY - SOLE INCORPORATOR

ACCEPTANCE BY REGISTERED AGENT

Having been named Registered Agent and designated to accept service of process for the within Corporation, at the place designated herein, I hereby agree to act in this capacity, and I further agree to comply with the provisions of s.617.0501. F.S and all statutes relative to the proper and complete performance of my duties.

ALFONSO WOODS, AMBR NestEgg Advisors Group, LLC

Dated this 3 RD day of June , 20 22