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2023 SEP 19 PH 3: 54 SECRETARY OF STATE

## **COVER LETTER**

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

JBJECT:	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)	
closed is an original a	and one (1) copy of the Ar	ticles of Incorporation and	a check for :	_
<b>■ \$70.00</b> Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□S78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	OPY REQUIRED	
FROM:	Timothy Young		_	
	Na 6646 Hallendale Drive	me (Printed or typed)		
	Pensacola, Fl. 32526	Address	-	1381 38035
	850.380.6403	City. State & Zip		ALLASS ALLASS

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

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

Daytime Telephone number

pilarsoflife6550@gmail.com

# ARTICLES OF INCORPORATION

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

# **ARTICLE I - NAME**

The name of the corporation shall be: Pillars of Life Foundation, Inc.

## **ARTICLE II — PRINCIPAL OFFICE**

Principal street address 6646 Hallendale Drive Pensacola, Florida 32583

### ARTICLE III— PURPOSE

The Corporation is organized exclusively for charitable, religious, educational, and scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code, 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.

The purpose for which the corporation is organized is: <u>Pillars of Life Foundation</u>, <u>Inc.</u> is organized for the charitable purpose of providing positive youth development programs to underserved youth in order to improve their quality of life and future outcomes.

#### **ARTICLE IV — EXEMPTION REQUIREMENTS**

At all times, the following shall operate as conditions restricting the operations and activities of the Corporation:

- 1. 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.
- 2. No substantial part of the activities of the Corporation shall be the carrying on of propagandal or otherwise attempting to influence legislation, and the Corporation shall not participate in, of including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
- 3. 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 V — DURATION / DISSOLUTION

The duration of the corporate existence shall be perpetual. In the event of liquidation, dissolution, or winding up of the Corporation, whether voluntary, involuntary, or by the operation of law, the property or other assets of the Corporation remaining after the payment, satisfaction, and discharge of liabilities or obligations, 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 VI- MEMBERSHIP**

The Corporation will not have members.

#### **ARTICLE VII – MANNER OF ELECTION**

The manner in which the directors are elected and appointed: The current board of directors is responsible for selecting new directors by majority vote as stipulated in the organizations' bylaws.

#### ARTICLES VIII - INTIAL OFFICERS AND/OR DIRECTORS

Name and Title: Timothy Young, President Address 6646 Hallendale Drive

Pensacola, Florida 32526

Name and Title: Carolyn Bragg, Vice President

Address 8346 Sunny Acres Lane

Pensacola, Florida 32514

Name and Title: Alissa Young, Secretary/ Treasurer

Address 6646 Hallendale Dr.

Pensacola, FL 32526

#### ARTICLE IX - REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name Timothy Young

Address 6646 Hallendale Drive

Pensacola, FL 32526

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ARTICLE X – INCORPORATOR
The name and address of the Incorporator is:

Name:

Timothy Young

Address

6646 Hallendale Drive

Pensacola, FL 32526

ARTICLE XI -	<b>EFFECTIVE</b>	DATE:
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ARTICLE AI - EFFECTIVE DATE:
Effective date, if other than date of filing: (OPTIONAL)
(If an effective date is listed, the date must be specific and cannot be more than five days prior or 90
days
after the filing.)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.
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.
Required Signature of Registered Agent
Required Signature of Registered Agent
I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as

Provided for in s.817.155, F.S.

Required Signature of Incorporator