Form 1023 (Rev. September 1990) Department of the Treasury

Internal Revenue Service

Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code

OMB No. 1545-0056

If exempt status is approved, this application will be open for public inspection.

Read the instructions for each Part carefully.

A User Fee must be attached to this application.

If the required information and appropriate documents are not submitted along with Form 8718 (with payment of the appropriate user fee), the application may be returned to you.

Part I Identification of Applicant	
1a Full name of organization (as shown in organizing document) CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, Inc.	2 Employer identification number (If none, see Instructions.) 58 1967329
1b c/o Name (if applicable)	3 Name and telephone number of person to be contacted if additional information is needed
1c Address (number, street, and room or suite no.) P.O. Box 1662	Richard McMinn (912)267-1744
1d City or town, state, and ZIP code Brunswick, GA 31521	4 Month the annual accounting period ends June
5 Date incorporated or formed 10/31/91 6 Activity codes (See instructions.)	7 Check here if applying under section: N/A a□501(e) b□501(f) c□501(k)
8 Did the organization previously apply for recognition of exemption under this section of the Code?	Code section or under any other
9 Has the organization filed Federal income tax returns or exempt organization in If "Yes," state the form numbers, years filed, and Internal Revenue office where	
Check the box for your type of organization. BE SURE TO ATTACH A COMPLET THE APPLICATION BEFORE MAILING. Corporation— Attach a copy of your Articles of Incorporation, (including and the conversion).	nendments and restatements) showing approval by
the appropriate State official; also include a copy of your byla b Trust— Attach a copy of your Trust Indenture or Agreement, including	
c Association— Attach a copy of your Articles of Association, Constitution, or instructions) or other evidence the organization was formed person; also include a copy of your bylaws.	r other creating document, with a declaration (see by adoption of the document by more than one
If you are a corporation or an unincorporated association that has not yet adopted	
I declare under the penalties of perjury that I am authorized to sign this application on behalf of the above or companying schedules and attachments, and to the best of my knowledge it is true, correct, and complete.	ganization and that I have examined this application, including the
Please Sign	SUREL 5/7/92 or authority of signer)

For Paperwork Reduction Act Notice, see page 1 of the instructions.

Part II

Activities and Operational Information

Provide a detailed narrative description of all the activities of the organization—past, present, and planned. Do not merely refer to or repeat the language in your organizational document. Describe each activity separately in the order of importance. Each description should include, as a minimum, the following: (a) a detailed description of the activity including its purpose; (b) when the activity was or will be initiated; and (c) where and by whom the activity will be conducted.

The Crisis Pregnancy Center of Coastal Georgia, Inc. exists to supply women in crisis pregnancies with support and encouragement necessary to enable them to carry their babies to term. The CPC has been incorporated for four months and seeks to be operational by August 1992.

All services offered are free of charge and include free pregnancy testing, maternity clothes, baby accessories, referrals for low-cost medical and legal help, temporary shelter and ongoing support and friendship. Information is given to each client regarding the facts about her pregnancy, adoption and abortion so she can make an informed choice.

As an evangelical pro-life Christian ministry, the CPC of Coastal Georgia, Inc. exists to provide women in crisis pregnancy with alternatives to abortion and neither performs, promotes or refers for abortion. Rather, alternatives to abortion and support services necessary for women in crisis are given free of charge to enable them to carry their babies to term.

The Crisis Pregnancy Center of Coastal Georgia, Inc. facility will be located in the City of Brunswick, Glynn County, Georgia, and will serve the surrounding six counties. It is governed by a board of ten directors, and operated by an Executive Director.

2 What are or will be the organization's sources of financial support? List in order of size.

The Crisis Pregnancy Center of Coastal Georgia, Inc. will be financially supported by the public at large in the following ways: Community area churches through love offerings and monthly gifts, Subscribers to the CPC mailing list through monthly gifts, and grants from private charitable foundations and organizations.

3 Describe the organization's fundraising program, both actual and planned, and explain to what extent it has been put into effect. Include details of fundraising activities such as selective mailings, formation of fundraising committees, use of volunteers or professional fundraisers, etc. Attach representative copies of solicitations for financial support. The CPC has generated most of its current revenue through a selected mailing which solicits monthly and one time financial gifts. In addition, funds are raised through monthly support of churches as well as love offerings given after a presentation is made in a service. Currently, a fundraising committee is being formed to organize and approach foundations and fund raising events.

	- 11	Activities and Operational Information (Continued)		
	4_	Give the following information about the organization's governing body:		
) Pa) Ri) Ki) Pa) DE) Na) RI) Da	arratrichim au R. ata	Names, addresses, and titles of officers, directors, trustees, etc. ie Parker 106 Olympic DR.; St. Simons Island, GA 31522 President ick K. Eades 3213 Hampton AV.; Brunswick, GA 31520 Vice-President ard McMinn 1017 Palmetto AV.; Brunswick, GA 31520 Treasurer Wilkes 850 Mallory St.; St. Simons Island, GA 31522 Secretary Stith 209 Glen Meadows Cir.; Brunswick, GA 31525 Bob Davis 105 Strachan Lane; St. Simons Island, GA 31522 Lie Eades 3213 Hampton AV.; Brunswick, GA 31520 Don Johnson 106 Worthing RD.; St. Simons Island, GA 31522 Lie Vaught 106 Coke Street; St. Simons Island, GA 31522 Lie Josey 103 Fiddlers Bend: Brunswick, GA 31520	tion for	cer or
,		Oo any of the above persons serve as members of the governing body by reason of being public officials or being public officials?	ing 🗆 Yes	⊠ No
		are any members of the organization's governing body "disqualified persons" with respect to the organization other than by reason of being a member of the governing body) or do any of the members have either a susiness or family relationship with "disqualified persons"? (See the specific instructions for line 4d.) f "Yes," explain.		⊠ No
5		oes the organization control or is it controlled by any other organization?	nip	⊠ No □ No
nd r duca	mir ati	has followed the guidelines of the international Christian Action istry Fund (CACEMF). The CACEMF, a 501(c)(3) organization, provide on brochures and consultation on CPC operations. IT has no governing.	s trainin	ng materia
6	:	oes or will the organization directly or indirectly engage in any of the following transactions with any political reganization or other exempt organization (other than 501(c)(3) organizations): (a) grants; (b) purchases or ales of assets; (c) rental of facilities or equipment; (d) loans or loan guarantees; (e) reimbursement rrangements; (f) performance of services, membership, or fundraising solicitations; or (g) sharing of facilities quipment, mailing lists or other assets, or paid employees? "Yes," explain fully and identify the other organizations involved.		₹] No

P	age	4

8		
	What assets does the organization have that are used in the performance of its exempt function? (Do not include property prinvestment income.) If any assets are not fully operational, explain their status, what additional steps remain to be complete when such final steps will be taken. If "None," indicate "N/A." crently one computer valued at \$800.	roducing ed, and
		···
	Will any of the organization's facilities or operations be managed by another organization or individual under a contractual agreement?	⊠ No ⊠ No
	The CFC expects to lease an office facility in the near future.	
10	Is the organization a membership organization?	□No
As :	Describe the organization's membership requirements, and attach a schedule of membership fees and dues. stated in the bylaws, the membership of the CPC is comprised only of those se the board of directors. No dues are required of the members.	rving
Whe	Describe your present and proposed efforts to attract members, and attach a copy of any descriptive literature or promotional material used for this purpose. In a vacancy on the board of directors exists, it is filled from candidates must the board knows personally and is approved by the remainder of the board.	*. •
	Add at the state of the state o	
C	What benefits do (or will) your members receive in exchange for their payment of dues?	
The	ir is no compensation for the work of the board of directors.	
	ir is no compensation for the work of the board of directors. If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	<u>⊠</u> No
	If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	⊠ No
b Supprince	If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	□ No ho
b Suppray Fami	If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	□ No ho
b Suppray Famin	If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	□ No ho ffered to □ No
b Supprince Taming Tami	If the organization provides benefits, services or products, are the recipients required, or will they be required, to pay for them?	No ho ffered to No the applica

1	Are you filing Form 1023 within 15 months from the end of the month in which you were created or formed? If you answer "Yes," do not answer questions 2 through 6.	⊠ Yes	□No
2	If one of the exceptions to the 15-month filing requirement shown below applies, check the appropriate box and question 7.	proceed to	TNT //
	Exceptions—You are not required to file an exemption application within 15 months if the organization:		N/A
	(a) is a church, interchurch organization, local unit of a church, a convention or association of churches, or a auxiliary of a church;	ın integrated	i
	(b) Is not a private foundation and normally has gross receipts of not more than \$5,000 in each tax year; or,		
	(c) Is a subordinate organization covered by a group exemption letter, but only if the parent or supervisory or submitted a notice covering the subordinate.	ganization ti	mely
3	If you do not meet any of the exceptions in question 2, do you wish to request relief from the 15-month filing	N/A	•
-	requirement?	☐ Yes	□ No
1	If you answer "Yes" to question 3, please give your reasons for not filing this application within 15 months from to in which your organization was created or formed. (See the Instructions before completing this Item.)	he end of th	e month
		/A	
	•		
	•		
	If you answer "No" to both questions 1 and 3 and do not meet any of the exceptions in question 2, your qualification as a section 501(c)(3) organization can be recognized only from the date this application is filed with your key District Director. Therefore, do you want us to consider your application as a request for	N/A	1
	recognition of exemption as a section 501(c)(3) organization from the date the application is received and not retroactively to the date you were formed?	☐ Yes	□ No

1023 (Nev. 5-50)	rage v
rt III Technical Requirements (Continued)	
Is the organization a private foundation? Yes (Answer question 8.) No (Answer question 9 and proceed as instructed.)	
If you answer "Yes" to question 7, do you claim to be a private operating foundation? Yes (Complete Schedule E) No	
After answering this question, go to Part IV.	
If you answer "No" to question 7, indicate the public charity classification you are req appropriately applies: THE ORGANIZATION IS NOT A PRIVATE FOUNDATION BECAUSE IT QUALIFIES: (a) As a church or a convention or association of churches	
(CHURCHES MUST COMPLETE SCHEDULE A).	and 170(b)(1)(A)(i)
(b) As a school (MUST COMPLETE SCHEDULE B).	Sections 509(a)(1) and 170(b)(1)(A)(ii)
(c) As a hospital or a cooperative hospital service organization, or a medical research organization operated in conjunction with a hospital (MUST COMPLETE SCHEDULE C).	Sections 509(a)(1) and 170(b)(1)(A)(iii)
(d) As a governmental unit described in section 170(c)(1). (e) As being operated solely for the benefit of, or in connection with, one or more of the organizations described in (a) through (d), (g), (h), or (i)	Sections 509(a)(1) and 170(b)(1)(A)(v)
(MUST COMPLETE SCHEDULE D). (f) As being organized and operated exclusively for testing for public safety.	Section 509(a)(3) Section 509(a)(4)
(g) As being operated for the benefit of a college or university that is owned or operated by a-governmental unit.	Sections 509(a)(1) and 170(b)(1)(A)(iv)
(h) As receiving a substantial part of its support in the form of contributions from publicly supported organizations, from a governmental unit, or from the general public.	Sections 509(a)(1) and 170(b)(1)(A)(vi)
(i) As normally receiving not more than one-third of its support from gross investment income and more than one-third of its support from contributions, membership fees, and gross receipts from activities related to its exempt functions (subject to certain exceptions).	Section 509(a)(2)
(j) We are a publicly supported organization but are not sure whether we meet the public support test of block (h) or block (i). We would like the	Sections 509(a)(1) and 170(b)(1)(A)(vi)

If you checked one of the boxes (a) through (f) in question 9, go to question 14. If you checked box (g) in question 9, go to questions 11 and 12. If you checked box (h), (i), or (j), go to question 10.

Section 509(a)(2)

Internal Revenue Service to decide the proper classification.

not limited to, any organization described in sections 170(b)(1)(A)(i) through (vi) and any governmental agency or bureau. Indicate if your organization is one of the following. If so, complete the required schedule. (Submit only If "Yes," those schedules that apply to your organization. Do not submit blank schedules.) complete Schedule: N/A Is the organization a church? Is the organization, or any part of it, a school? . Is the organization, or any part of it, a hospital or medical research organization? . C D Is the organization a section 509(a)(3) supporting organization? . . . Ε Is the organization an operating foundation? F Is the organization, or any part of it, a home for the aged or handicapped? . G Is the organization, or any part of it, a child care organization? . . . Н Does the organization provide or administer any scholarship benefits, student aid, etc.?

Has the organization taken over, or will it take over, the facilities of a "for profit" institution? . . .

Part IV Financial Data

Complete the financial statements for the current year and for each of the 3 years immediately before it. If in existence less than 4 years, complete the statements for each year in existence. If in existence less than 1 year, also provide proposed budgets for the 2 years following the current year.

		A.—Statement	of Revenue an	d Expenses	•	
		Current tax year		ars or proposed bud	get for 2 years	
1	Gifts, grants, and contributions received (not including unusual	(a) From 10/1 to 4/30/9	(b) 19	(c) 19 6/94	(d) 19	(e) TOTAL
2	grants—see instructions)	11912	52000	56000		
3	•	·			·	
4	Net income from organization's unrelated business activities not included on line 3					
5	Tax revenues levied for and either paid to or spent on behalf of the organization	·			·	
6	Value of services or facilities furnished by a governmental unit to the organization without charge (not including the value of services or facilities generally furnished the public without charge)					
7	Other income (not including gain or loss from sale of capital assets) (attach schedule)					
9	Total (add lines 1 through 7). Gross receipts from admissions, sales of merchandise or services, or furnishing of facilities in any activity that is not an unrelated business within the meaning of section 513	``				·
10	Total (add lines 8 and 9)					
11	assets (attach schedule)					
12 13	Unusual grants	11912	52000	56000		
14	Fundraising expenses					
15	Contributions, gifts, grants, and similar amounts paid (attach.schedule)				· · · · · · · · · · · · · · · · · · ·	
16	Disbursements to or for benefit of members (attach schedule) .					
17	Compensation of officers, directors, and trustees (attach schedule)				· · · · · · · · · · · · · · · · · · ·	
18	Other salaries and wages					
19	Interest					
20	Occupancy (rent, utilities, etc.) . Depreciation and depletion		······································			
22	Other (attach schedule)	1368	_52000	56000		
23	Total expenses (add lines 14 through 22)	1368	52000	56000		
24	Excess of revenue over expenses (line 13 minus line 23).	10544	0	0		

Part IV

Financial Data (Continued)

	Current tax year Date 4/30/92	
	Assets	77400
1	Cash	1 11400
2	Accounts receivable, net	2
3	Inventories	3
4	Bonds and notes receivable (attach schedule)	4
5	Corporate stocks (attach schedule)	5
6	Mortgage loans (attach schedule)	6
7	Other investments (attach schedule)	7
8		8
9	·	9
10	Other assets (attach schedule)	11400
11	Total assets (add lines 1 through 10)	11 11-100
	Liabilities	
12	Accounts payable	2
13	Contributions, gifts, grants, etc., payable	.3
14	Mortgages and notes payable (attach schedule)	4
15	Other liabilities (attach schedule)	5
16	Total liabilities (add lines 12 through 15)	.6
	Fund Balances or Net Assets	
17	Total fund balances or net assets	7 11400
18		8 11400
	ere has been any substantial change in any aspect of your financial activities since the end of the period show	n above, check

CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC. FORM 1023

PART IV. EXPENSES, LINE 22, OTHER

COLUMS

	(A) 10/1/91-4/30/92	(B) 7/1/92-6/30/93	(C) 7/1/93-6/30/94
Advertising	28	1500	2400
Dues & Subscriptions	7	600	600
Insurance		4200	4800
Maintenance & Repairs		1200	500
Miscellaneous		1200	1500
Office Furniture & Fixtures		1200	1200
Office supplies	797	1200	1200
Postage & printing	3 9 5	1500	1500
Payroll taxes		2000	2200
Rent		5000	5000
Salary - Director		26000	28000
Salary - Staff			1200
Telephone		1500	1800
Training		1200	600
Utilities		1500	1800
Contingency		1200	500 ———
TOTAL	1368	52000	56000

. Secretary of Star Business Services and Regulation

Suite 315, West Tower

2 Martin Luther King Jr. Br. Atlanta, Georgia 30334-1530 FORM NUMBER

CERTIFICATE DATE : 07/30/91

DOCKET NUMBER : 91206082

EXAMINER

: STACY GILLEY

TELEPHONE

: 404-656-3173

REQUESTED BY:

JOHN P. RIVERS P 0 80x 622 BRUNSWICK

GA 31521

September

NAME RESERVATION CERTIFICATE

THE RECORDS OF THE SECRETARY OF STATE HAVE BEEN REVIEWED AND THE FOLLOWING NAME IS NOT IDENTICAL TO, AND APPEARS TO BE DISTIN-GUISHABLE FROM, THE NAME OF ANY OTHER EXISTING CORPORATION PROFESSIONAL ASSOCIATION, CR LIMITED PARTNERSHIP ON FILE PURSUANT TO THE APPLICABLE PROVISIONS OF GEORGIA LAW. (TITLE 14 OF THE OFFICIAL CODE OF GEORGIA ANNOTATED).

CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC."

THIS CERTIFICATE SHALL BE VALID FOR A NONRENEWABLE PERIOD OF NINETY (90) DAYS FOR PROFIT AND NONPROFIT CORPORATIONS, PROFESSIONAL ASSOCIATIONS (OP, FP, DN, FN, 8 PA), OR LINITED PARTNERSHIPS (7D OR 7F), FROM THE DATE OF THIS CERTIFICATE. PLEASE SUBMIT THE ORIGINAL CERTIFICATE (WHITE COPY) WITH THE ARTICLES OF INCORPORATION, CERTIFICATE OF LIMITED PARTNERSHIP, APPLICATION FOR PROFESSIONAL ASSOCIATION OR CERTIFICATE OF AUTHORITY TO TRANSACT BUSINESS

NAME RESERVATIONS ARE NOT RENEWABLE AFTER EXPIRATION OF THE STATUTORY RESERVATION PERICO SET OUT ABOVE.

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MAX CLELAND

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SECRETARY OF STATE

VERLEY J. SPIVEY DEPUTY SECRETARY OF STATE

SECURITIES 656-2894

CEMETERIES 656-3079

CORPORATIONS 656-2817

CORPORATIONS HOT-LINE 404-656-2222 Outside Metro-Atlanta

Secretary of State usiness Service and Regulation

Suite 315, Mest Cower

2 Martin Luther King Ir. Dr. Atlanta, Georgia 3033 -1530

CHARTER NUMBER : 9117474 DN COUNTY

DATE INCORPORATED : SEPTEMBER 30, 1991 EXAMINER

TELEPHONE NUMBER : 404/656-0624

: GLYNN

: DONNA HYDE

REQUESTED BY

JOHN P. RIVELS P.O. BOX 622 BRUNSWICK, GIORGIA 31521

CERTIFICATE OF INCORPORATION

I, MAX CLELAND, Secretary of State and the Corporations Commissioner of the State of Georgia do hereby certify, under the seal of my office, that

"CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC."

has been duly incorporated under the laws of the State of Georgia on the date set forth above, by the filing of articles of incorporation in the office of the Secretary of State and the fees therefor paid, as provided by law, and that attached hereto is a true copy of said articles of incorporation.

WITNESS, my hand and official seal, in the City of Atlanta and the State of Georgia on the date set forth below.

DATE: OCTOBER 31, 1991

MAX CLELAND

SECRETARY OF STATE

VERLEY J. SPIVEY DEPUTY SECRETARY OF STATE

SECURITIES 656-2894

CEMETERIES 656-3079

CORPORATIONS 656-2817

CORPORATIONS HOT-404-656-2222 Outside Metro-Atlan OF

CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, Inc.

(A GEORGIA NOT FOR PROFIT CORPORATION)

ARTICLE 1: MEMBERSHIP

<u>Section I.</u> The membership of CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC., hereinafter referred to as the "corporation", shall consist of the members of the board of directors.

ARTICLE II: MANAGEMENT

<u>Section I:</u> The business and property of the corporation shall be managed by a board of directors numbering not less than five (5) and no more than fifteen (15). The number of members shall be determined annually by the vote of the board of directors.

<u>Section 2</u>: The board of directors of the corporation shall be elected each year by a majority vote of the Board of directors at the annual meeting of the corporation. The annual meeting of the corporation shall be the beginning of the corporate year and shall be held in August, unless otherwise specified by the board of directors, commencing August, 1991.

Section 3: The term of office of the members of the board shall be for three (3) years. Said terms shall be staggered with one-third (1/3) of the positions open for election every year.

<u>Section 4:</u> The board of directors shall hold regular meetings a minimum of four (4) times a year and such special meetings as they shall deem necessary for the competent management of the affairs of the corporation.

Section 5: Each member of the board of directors shall possess one (1) vote in matters coming before the Board. All voting at meetings of the board of directors shall be by each member in person and voting by proxy shall not be allowed. Two-thirds of the elected board shall constitute a quorum. The vote of the majority of the quorum shall be the act of the board on all matters.

Section 6: Any member of the board of directors may be removed from office by a two-thirds (2/3) vote of the elected board at a regular or special meeting of the board. Three unexcused absences from board meetings within a one year period shall be grounds for the removal of any member from the board. Notice of a proposed removal of a director must be given to such party at least thirty (30) days prior to the date of the meeting at which such removal is to be voted upon. Such notice to the director must state the cause for the proposed removal.

Section 7: A person shall not be qualified to serve on the board of directors unless said person has: (a) publicly made a profession of faith in Jesus Christ as personal Savior; and (b) stated, in writing, his or her agreement with the corporation's statement of faith.

<u>Section 8</u>: Any vacancy occurring on the board of directors by reason of death, resignation or removal of a director, shall be filled by appointment by the board of directors. Such appointee shall serve during the unexpired term of the director whose position has become vacant.

Section 9: Within a reasonable time after their election, the members of the board of directors shall elect from their number the following officers: President, Vice-President, Secretary, and Treasurer. All such officers shall be officers of the corporation and shall hold office for a term of one (1) year from the annual meeting. At the end of such term, the Board of Directors shall hold an election to select from their number the above-mentioned officers.

Section 10: All officers as between themselves and the corporation shall have such authority and perform such duties in the management of the corporation, in addition to those described in these By-Laws, as usually appertain to such officers of corporations not for profit, except as may be otherwise prescribed by the board.

<u>Section 11</u>: Directors as such shall not receive any compensation for their services as directors, but the board may, by resolution, authorize reimbursement of expenses incurred in the performance of their duties.

ARTICLE III: COMMITTEES

Section 1: The Board, by resolution adopted by a majority of the entire Board, may designate an executive committee, consisting of two (2) or more directors, and other committees, consisting of two (2) or more persons, who may or may not be directors and may delegate to such committee or committees all such authority of the Board that it deems desirable. Only the specific delegation of the Board shall be effective to give a committee the authority to adopt, amend or repeal the By-Laws, to fill vacancies in the Board or in any committee. Each committee shall report any action taken to the meeting of the board next following the taking of such action, unless the board otherwise requires. The board may designate one (1) or more directors as alternate members of any such committee, who may replace any absent member or members at any meeting of the committee or to adopt a plan of distribution of Corporate assets. Each such committee, and each member of each such committee and the delegation thereto of authority shall not relieve any director of any responsibility imposed by law. So far as applicable, the provisions of law relating to the conduct of meetings of the Board shall govern meetings of the executive and other committees. The President and Vice-President, if any, shall be ex-officio members of all committees of the Board.

Section 2—EXECUTIVE COMMITTEE: There shall be an Executive Committee composed of the officers of the corporation. The President of the corporation shall serve as chairman of the Executive Committee which, when necessary shall meet at least once a month prior to the regular meeting of the board of directors. The Executive Committee shall have the power to act on behalf of the corporation in cases of emergencies where action must be taken and the board of directors is unable to convene a quorum to act. In preparation for the monthly board meeting the Executive Committee shall, prior to the regular monthly board meeting, review the agenda for said meeting and determine the issues for discussion. The Executive Committee shall further discuss and review all committee reports to be submitted at the board meeting.

<u>Section 2--FINANCE COMMITTEE</u>: There shall be a Finance committee composed of persons appointed by the board of directors who serve at the pleasure of the Board. The Treasure of the corporation shall serve as

chairman of the finance committee which shall meet as necessary. The Finance Committee shall be responsible for the planning and implementation of all fundraising events. It shall further prepare for approval by the board of directs at the annual meeting of the corporation an annual budget outlining projected expenditures for the upcoming calendar year and projected sources of revenue for the corporation.

Section 3-- LEGISLATIVE COMMITTEE: There shall be a Legislative Committee composed of persons appointed by the board of directors who serve at the pleasure of the board. A member of the board of directors shall serve as chairman of the Legislative Committee. The Legislative Committee shall plan all legislative strategies of the corporation; develop and implement lobbying strategies on both the federal and state levels; and shall keep the members of the corporation advised at all times of political issues and events which relate to the pro-life cause.

Section 4--EDUCATION COMMITTEE: There shall be an Education Committee composed of persons appointed by the board of directors who serve at the pleasure of the board. A member of the board of directors shall serve as chairman of the Education Committee. The Education Committee shall develop pro-life educational materials for use at churches, schools and other public presentations. The Education Committee shall further train public speakers to speak on behalf of the Crisis Pregnancy Center of Coastal Georgia, Inc.

Section 5--PRAYER AND COVENANT COMMITTEE: There shall be a Prayer and Covenant Committee composed of persons appointed by the board of directors who serve at the pleasure of the board. A member of the board of directors shall serve as chairman of the Prayer and Covenant Committee. The Prayer and Covenant Committee shall be responsible for organizing a community prayer chain and developing a monthly prayer calendar. In addition, it shall be the responsibility of the Prayer and Covenant Committee to organize an annual prayer service to be held in the community of Glynn County, Georgia during the week prior to January 22nd of each year.

ARTICLE IV: CHECKS, LOANS, DEPOSITS, AND REAL PROPERTY DISPOSITIONS

- <u>Section 1 -- CONTRACTS</u>: The board of directors may authorize any officer or officers, agent or agents, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the corporation. Such authority may be general or confined to specific instances.
- <u>Section 2 -- LOANS</u>: No loans shall be contracted on behalf of the corporation and no evidence of indebtedness shall be issued in its name unless authorized by the board of directors. Such authority may be general or confined to specific instances.
- <u>Section 3 -- ACCEPTANCE OF GIFTS</u>: The board of directors or any officer or officers or agent or agents of the corporation to whom such authority may be delegated by the board, may accept on behalf of the corporation any contribution, gift, bequest or devise for the general purposes or for any special purpose of the corporation.
- <u>Section 4 -- CHECKS, DRAFTS, ETC:</u> All checks, drafts or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the corporation shall be signed by such officer or officers, agent or agents of the corporation and in such a manner as from time to time determined by resolution of the board of directors.
- <u>Section 5 -- DEPOSITS</u>: All funds of the corporation not otherwise employed shall be deposited at a minimum on a biweekly basis to the credit of the corporation in such banks, trust companies or other depositories as the board of directors may select.
- <u>Section 6 -- AUTHORITY OF OFFICERS, EMPLOYEES, AGENTS:</u> No officer, employee or agent of the corporation shall have the power to bind the corporation by contract or otherwise, unless authorized to do so by the board of directors.
- <u>Section 7 -- DISPOSITION OF REAL PROPERTY:</u> The board of directors may dispose of real property at the annual meeting thereof or at a special meeting called for the purpose of disposing real property.

ARTICLE V: BOOKS AND RECORDS

<u>Section 1</u>: The books and records of the corporation may be kept within or without the state of Georgia, U.S.A., in such place or places as may from time to time be designated by resolution of the board of directors.

ARTICLE VI: AMENDMENTS

<u>Section 1</u>: These bylaws may be amended by the board of directors of the corporation at the annual meeting thereof or at a special meeting called for the purpose of amending these bylaws.

ADOPTED THIS 25th day of Soptember, 1991.

As Secretary of the Crisis Pregnancy Center of Coastal Georgia, Inc., I attest that the attached By Laws are a true and correct copy of same that were approved by the Board of Directors on September 25 1991.

Signed Kimberly f Wilkes Secretary

Date May 7, 1992

ARTICLES OF INCORPORATION

OF

CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC.

I. NAME

The name of the corporation is CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC., and the corporation is organized under the provisions of the Georgia Nonprofit Corporation Code.

TT. DURATION

The corporation shall have perpetual duration.

III. PURPOSE

The corporation does not contemplate pecuniary gain or profit, direct or indirect, to its members and no part of the net earnings, if any, shall inure to their benefit. The purposes for which the corporation is formed are:

(a) The establishment, maintenance, supervision, and expansion of a crisis pregnancy center to serve the area generally described as Coastal Georgia;

- (b) The preservation of the right of every pregnant woman to give birth and the right of every child to be born;
- (c) The support of the right of every pregnant woman to the assistance that is required to bring her child to term;
- (d) The offering of alternatives to abortion to bring about a decrease in the number of abortions performed;
- (e) The maintenance of a crisis pregnancy center staffed by volunteers, and such paid employees as may be necessary, to provide such assistance to pregnant women as will enable them to mobilize their own resources and those of their communities so that they may formulate and implement positive and construct; we plans for themselves and their children; and
- thing, act or undertaking, as in the opinion of the Board of Directors, will promote the common benefit of the members and carry out the bove-stated purposes. Provided, however, that no activities of the corporation shall be contrary to the provisions of section 501(c)(3) of the Internal Revenue Code.

IV.

The corporation is not organized and shall not be operated for pecuniary gain or profit. No part of the

property of the corporation and no part of its net earnings shall inure to the benefit of any director, or other private individual. The corporation shall never be authorized to engage in a regular business of a kind ordinarily carried on for profit of in any other activity except in the furtherance of the purposes stated above for which the corporation is organized.

V. MEMBERSHIP

The members of this corporation shall be such individuals, persons, or other legal entities as may from time to time become members pursuant to the requirements of membership established in accordance with the Bylaws of the corporation.

vx.

BOARD O' DIRECTORS, ELECTION, AND TERMS OF OFFICE

The alfairs of the corporation shall be managed by a Board of Directors of not less than five (5) nor more than fifteen (15) individuals who shall be members of the corporation. The initial board shall consist of no more than fifteen (15) directors, who shall hold office until the election of their successors for the terms specified in the Bylaws. The number of directors may be increased or decreased

of Directors exceed fifteen (15) members unless these Articles are amended. The method of election of directors shall be determined by the Bylaws of the corporation.

VII. QUORUM AND VOTING REQUIREMENTS

The quorum required for any action taken by the Board of Director; shall be two-thirds (2/3) of the members of the Board of Directors. The vote of a majority of the aforesaid quorum shall be sufficient to approve, authorize, or ratify any action of the Board of Directors. All votes must be cast in person and no proxies will be allowed.

VIII. HERGERS AND CONSOLIDATIONS

The corporation may participate in mergers and consolidations with other non-profit corporations organized for the same purposes, provided that any such merger or consolidation shall be with the assent of a majority of a quorum of the total elected board members, as defined in Article VII herein, voting in person, at a special meeting duly called for this purpose, written notice of which special meeting shall have been mailed to all members thirty (30) days in advance and which notice shall have set forth the purpose of the special meeting.

IX. DISFOSITION OF REAL PROPERTY

The comparation shall have power to dispose of its real properties only as authorized by the Bylaws.

X. DISSOLUTION

The comporation may be dissolved only with the assent of a majority of the votes of a quorum as defined in Article VII herein. Written notice of a proposal to dissolve the corporation setting forth the reason therefore and the disposition to be made of the assets (in accordance with these Articles and by Bylaws of the corporation) shall be mailed to every member at least ninety (90) days in advance of any action taken

XI.

DI SPOSITION OF ASSETS UPON DISSOLUTION

Upon dissolution of the corporation, the assets of the corporation, both real and personal, shall be dedicated to purposes as rearry as practicable the same as those to which such assets were required to be devoted by these Articles. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any non-profit corpo ation, association, trust or other organization

as those to which such assets were required to be devoted by these Arhicle: and approved under Section 501(c)(3) of the Internal (eve) up Code.

XII. AHENDMENTS

These Articles may be amended in accordance with the law, provided that the voting and quorum requirements specified for any action under any provision of these Articles shall apply also to any such amendment.

XIII. REGISTERED AGENT AND DIRECTORS

The init al registered office and principal office of the corporation is located at 1969-C Glynn Avenue, Brunswick, Georgia 31570, and its registered agent at such address is Richard 7. M.Minn. The initial Board of Directors shall consist of nine (9) members, whose names and addresses are as follows:

Gene Bishop 131 Cypress Point St. Simons Island, Georgia 31522

Robert S. Davis 2444 Parkwood Drive Brunswick, Georgia 31520

Natalie Eades 3213 Hampton Avenue Brunswick, Georgia 31520 Patrick Eades 3213 Hampton Avenue Brunswick, Georgia 31520

Don Johnson 106 Worthing Road St. Simons Island, Georgia 31522

Richard W. McMinn 1969-C Glynn Avenue Brunswick, Georgia 31520

Barrie Parker 106 Olympic Drive St. Simons Island, Georgia 31522

Jennifer Tanner 230 Enterprise Street Brunswick, Georgia 31525

Kim Wilkes Apartment Q-5 850 Mallory Street St. Simons Island, Georgia 31522

XIV. INCORPORATORS

The lames and addresses of the incorporators are as

follows:

Gene Bishop 131 Cypress Point St. Simons Island, Georgia 31522

Robert S. Davis 2444 Parkwood Drive Brunswick, Georgia 31520

Natalie Eades 3213 Hampton Avenue Brunswick, Georgia 31520 Patrick Eades 3213 Humpton Avenue Brunswick, Georgia 31520

Don Johnson 106 Worthing Road St. Simons Island, Georgia 31520

Richard W. McHinn 1969-C Glynn Avenue Brunswick, Georgia 31520

Barrie Parker 106 Olympic Drive St. Simons Island, Georgia (11522)

Jennifer Tanner 230 Enterprise Street Brunswick, Georgia 31525

Kim Wilkes Apartment Q-5 850 Mallory Street St. Simons Island, Georgia 31523

SV. V^T OF THAMESHIM

The Bylaws of the corporation may be aftered, amended or repealed and new Hylaws adopted, only by vote of the member as provided by such Bylaws, provided such provisions shall be consistent with the voting requirements and quoru requirements of the Articles of Incorporation.

III WITHESS WHEREOF, the incorporators execute these Article: of Incorporation by and through their attorney at lau. John P. Rivers Al/Corney for Encorporators State Bar No. 607350 T/23 Reynolds Street F. O. Box 623 Binnswick, Georgia 31531 (912) 267-0531 Richard W. McHinn Incorporator 1969-C Glynn Avenue 31520 Brunswick, Georgia

16, the end of the con

CONSENT TO APPOINTMENT AS REGISTERED AGENT

, RICHARD W. MCMINH, do hereby consent to serve as registered agent for the corporation, CRISIS PREGNANCY CENTER OF CONSTAL GEORGIA, INC.

This 25th day of Saptember, 1991.

Richard W. McMinn 1969-C Glynn Avenue

Brunswick, Georgia 31520

CRISIS PREGNANCY CENTER OF COASTAL GEORGIA, INC. ID # 58-1967329

FORM 1023, PART II ACTIVITIES AND OPERATIONAL INFORMATION, QUESTION 3

See the attached exhibits of selected fundraising mailings, etc.

Crisis Pregnancy Center of Coastal Georgia, Inc. P.O. Box 1662 Brunswick, GA 31521

Dr. Bob Long First Baptist Church 708 Mansfield St. Brunswick, GA 31521

Dear Pastor Long,

On April 1, 1992 we are hoping to have our doors open for a Crisis Pregnancy Center Ministry in Glynn County. We need your support prayerfully and financially. Our goal is to get 15 churches and 5 businesses to donate \$100.00 per month beginning January 1, 1992. To help reach our annual budget of approximately \$50,000.00 we will also be looking for 50 individuals to pledge \$25.00 a month and 75 individuals who will be willing to give \$15.00 per month.

We are planning to employ a full-time director no later than March 1, 1992. Therefore, your immediate attention will be greatly appreciated. We will be more than happy to do a presentation to your church congregation, elders, or any other group within your church.

The enclosed material will help you understand the need for our ministry and what our specific provisions will be to women and their families in a crisis pregnancy situation.

Thank you for your support and may God bless you for your faithfulnes and commitment. Please feel free to call me at 638-4709 if you have any questions.

Yours in Christ,

Mrs. Ken H. (Barrie) Parker Chairman, Board of Directors



PREGNANCY CENTER

of Coastal Georgia, Inc.

P. O. Box 1662, Brunswick, Georgia 31521

BOARD OF DIRECTORS

February 12, 1992

Mrs. Barrie Parker Chairman

Mr. Patrick Eades Vice-Chairman

Mr. Richard McMinn Treasurer

Dear Friend,

Mrs. Kim Wilkes Secretary

WILL YOU HELP SAVE LIVES IN THE COASTAL AREA OF GEORGIA?

Mr. Gene Bishop

Christians in our area have the unique opportunity to help save lives and help women through the Crisis Pregnancy Center of Coastal Georgia. This Christian ministry will offer love and support to mothers who otherwise might feel

Dr. Bob Davis

forced to have an abortion.

help meet our annual budget.

Mrs. Natalie Eades Pastor Don Johnson

Although we have not opened our doors yet, we are already receiving calls from women who need our help. In order to have a facility and a full-time director for this ministry, we need your help. The Board of Directors has set a goal of having a minimum of 50 individuals pledge \$25 a month and 75 individuals commit to giving \$15 a month in order to

Mrs. Jennifer Tanner

Without monthly financial commitments, the Crisis Pregnancy Center cannot adequately plan for the future of the Center. I thank God for whatever help you can give. But even more vital is your commitment to Christ in standing for those he calls the "least of these, my brothers." Thank you.

Sincerely,

Prive Parker

Mrs. Ken (Barrie) Parker

P. S. Help the Board meet their goal by returning your pledge card and check immediately in the enclosed envelope.



PREGNANCY CENTER

of Coastal Georgia, Inc.

P. O. Box 1662, Brunswick, Georgia 31521

LOCAL PHYSICIANS WELCOME NEW SERVICE

by Dr. Mark Norvell

As a local obstetrician, I am very glad to see a crisis pregnancy center opening in Glynn County. As a participating physician, I feel fortunate to witness the miracle of life almost every day.

I have encountered many women with unplanned pregnancies. Some women have been abused or abandoned; others are addicts of drugs or alcohol. Some have become pregnant at an inconvenient time, perhaps threatening school, career or lifestyles.

It is not my position to judge someone else's decision. However, I personally do not view life as a mistake or an accident--but that life is a precious gift from God. I see a crisis pregnancy center as an excellent opportunity to minister to and support emotionally, physically and spiritually women with crisis pregnancies. With this support, these women may recognize the importance of their lives, as well as the importance of the lives of their babies.

I hope you will choose to join me in welcoming and supporting this new crisis pregnancy center.



CPC BOARD OF DIRECTORS

L to R: Richard McMinn, Jennifer Tanner, Don Johnson, Barrie Parker Patrick Eades, Natalie Eades, Kim Wilkes Not pictured: Mr. Gene Bishop, Dr. Bob Davis

An Open Letter

Dear Friends,

For the past six months, nineteen individuals representing eight different churches have been hard at work developing a strong foundation for the opening, on April 1, 1992, of a crisis pregnancy center in Glynn County.

After much prayer and many hours of preparation we are well on our way to seeing that the goals we have set forth will be accomplished.

The center will be a non-profit organization with a salaried executive director, staffed by trained volunteers and governed by a board of directors.

Our services will be offered at no charge; therefore our immediate focus will be on fund-raising. We will need your prayers, your personal help and any financial help you can give.

We are an interdenominational ministry serving God through serving others. Every woman with a

Proverbs 31:8 (NIV) commands us to "Speak upfor those who cannot speak for themselves, for the rights of all who are destitute." Proverbs 24:1-12 (NIV) says, "Rescue those being led away to death; hold back those staggering to slaughter." Surely Jesus included all unborn babies in this plea to reach out to those in distress with acts of mercy and compassion. Having these two strong commandments from scripture, as Christians we can no longer ignore the needs of women or unborn children in crisis situations.

crisis pregnancy has a spiritual need as well as physical ones. Jesus desires to meet them all. Volunteers of the Crisis Pregnancy Center of Coastal Georgia, Inc., will be trained to express Christ's love and offer forgiveness and reconciliation through word and deed.

We are excited about our new challenge and hope that you will share in our vision and belief that all life is a cherished gift of God.

> Yours in Christ, The Board of Directors, Crisis Pregnancy Center of Coastal Georgia, Inc.

The Board of Directors of the Crisis Pregnancy Center of Coastal Georgia, Inc.

> cordially invite you to a Kick-off Barbeque

Wednesday, May 20th 12:00 noon

to meet our Director, Mr. Patrick Eades, newly elected Advisory Board and to hear our future plans for opening and fundraising events.

The Casino Garden Room St. Simons Island, Georgia Food donated by Sonny's Barbeque

R.S.V.P. Richard McMinn 267-1744 Free Nursery Available • First Baptist Church, St. Simons CRISIS PREGNANCY CENTER
OF COASTAL GEORGIA, INC.
P O Box 1662
Brunswick, GA 31521

Dear Pastor,

As you may know, many people have been praying and working toward the beginnings of a ministry to the women and families of Coastal Georgia who find themselves in a crisis pregnancy situation. Believing that God would have us do more than just say that abortion is wrong, we have endeavored to open a Crisis Pregnancy Center that will provide Godly alternatives to abortion. We are thrilled to announce to you that this dream will soon be reality.

We would like to invite you and your congregation to be our guest at a Kick-off Barbeque on Wednesday, May 20. This will be an opportunity for us to introduce the Director of the Center, the Advisory Board members, and to share other pertinent information concerning the operation of the Center. We would also encourage you to share this information with your congregation and publish the invitation in your weekly Newsletter or Bulletin. Everyone is invited.

Sincerely, Barrie Parker

Barrie Parker

President. Board of Directors

P.S. We look forward to seeing you at the luncheon!