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COVER LETTER

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

SUBJECT: Interlocal Initiatives Community Development Corporation

(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

□ \$70.00
Filing Fee
Filing Fee & Certificate of Status

□ \$78.75
□ \$78.75
□ \$87.50
Filing Fee & Filing Fee, & Certified Copy & Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: Scott D. Widerman, Esq.

Name (Printed or typed)

1990 W. New Haven Ave., Ste. 201

Address

Melbourne, FL 32904

City, State & Zip

321-255-2332

Daytime Telephone number

scott@uslegalteam.com

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

effoli

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

The name of the corporation shall be: Interlocal Initiatives Community Development Corporation ARTICLE II PRINCIPAL OFFICE Mailing address, if different is: Principal street address: 1401 Guava Avenue, Melbourne, FL 32935 ARTICLE III PURPOSE The purpose for which the corporation is organized is: _**See Attached** **MANNER OF ELECTION** The manner in which the directors are elected and appointed: conducted by the Board of Directors of the Corporation. The method of election of directors shall be stated in the By-Laws of the Corporation. The Corporation shall have a minimum of three (3) directors. ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS Name and Title: Michael Bean President/CEO Name and Title: 1401 Guava Avenue Address Address: Melbourne, FL 32935 Name and Title:__ Name and Title:___ _____Address: Address Name and Title:______ Name and Title:_ _____ Address: Address

Name and Title:		Name and Title:	
Address _		Address:	
- -			
Name and Title:		Name and Title:	
Address _		Address:	
- ARTICLE VI	REGISTERED AGENT		
	orida street address (P.O. Box NOT accept	table) of the registered agent is:	
Name:	Scott D. Widerman, Esq. c/o Widerman Ma	alek, PL	
Address:	1990 West New Haven Avenue, Sui	ite 201	
	Melbourne, Florida 3290	4	
ARTICLE VII	<u>INCORPORATOR</u>		
The name and ac	idress of the Incorporator is:		
Name:	Scott D. Widerman, Esq. c/o Widerman Malek, PL		
Address: 1990 West New Haven Aven		ite 201	
	Melbourne, Florida 3290)4	
	ned as registered agent to accept service of arbiliar with and accept the appointment as		this capacity
			1/29/15
	Required Signature of Registered A	rgent	Date
	ument and affirm that the foots stated herein It of State constitutes a third degree <u>fel</u> ony a		e information submitted in a document
w me Deparmen	i oj sida konsidure dimiru degree jenny di	s provided for in \$.617.133, F.S.	1/29/15
	Required Signature of Incorpo	orator	Date
•	Scott D. Widerma		was

ARTICLE III Purposes

- A. The Corporation is organized exclusively for charitable purposes within the parameters and meaning described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue law), including, but not limited to, for such purposes of providing affordable housing, healthcare, food, employment training, educational resources, for extremely low, very low, low and/or moderate income persons and families; neighborhood revitalization; establishing sustainable economic initiatives; developing strategies and programs for job creation within the community; entrepreneurial initiatives; small business creation and/or expansion and training for jobs that offer or promote upward mobility; and engaging in any other legal activity including, but not limited to, any such legal activity not prohibited to corporations under the Florida Not-For-Profit Corporation Act that is in furtherance of federal tax-exempt charitable purposes.
- B. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to any of its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of its exempt purposes. 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 (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 (1) by a corporation exempt from Federal income taxation under Section 501(c)(3) of the Internal Revenue Code or 1986, as amended, or the corresponding section of any future United States Internal Revenue law, or (2) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United States internal revenue law.
- C. The Corporation shall have perpetual existence unless sooner dissolved by law or in accordance with the By-Laws of the Corporation. Upon the winding up and dissolution of the Corporation, after paying or adequately providing for the debts and obligations of the Corporation, all of the remaining assets of the corporation shall be distributed only to one or more organizations created and operated for one or more exempt purposes within the meaning of Article III A hereof, other than for religious purposes, all of the foregoing within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United States internal revenue law, exclusively 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.

ARTICLES OF INCORPORATION OF INTERLOCAL INITIATIVES COMMUNITY DEVELOPMENT CORPORATION

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

ARTICLE I Name

The name of the Corporation shall be Interlocal Initiatives Community Development Corporation.

ARTICLE II Principal Office

The principal place of business for the Corporation shall be 1401 Guava Avenue, Melbourne, Florida 32935.

ARTICLE III Purposes

- A. The Corporation is organized exclusively for charitable purposes within the parameters and meaning described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue law), including, but not limited to, for such purposes of providing affordable housing, healthcare, food, employment training, educational resources, for extremely low, very low, low and/or moderate income persons and families; neighborhood revitalization; establishing sustainable economic initiatives; developing strategies and programs for job creation within the community; entrepreneurial initiatives; small business creation and/or expansion and training for jobs that offer or promote upward mobility; and engaging in any other legal activity including, but not limited to, any such legal activity not prohibited to corporations under the Florida Not-For-Profit Corporation Act that is in furtherance of federal tax-exempt charitable purposes.
- B. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to any of its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of its exempt purposes. 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 (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 (1) by a corporation exempt from Federal income taxation under Section 501(c)(3) of the Internal Revenue Code or 1986, as amended, or the corresponding section of any future United States Internal Revenue law, or (2) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United States internal revenue law.

C. The Corporation shall have perpetual existence unless sooner dissolved by law or in accordance with the By-Laws of the Corporation. Upon the winding up and dissolution of the Corporation, after paying or adequately providing for the debts and obligations of the Corporation, all of the remaining assets of the corporation shall be distributed only to one or more organizations created and operated for one or more exempt purposes within the meaning of Article III A hereof, other than for religious purposes, all of the foregoing within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding section of any future United States internal revenue law, exclusively 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 IV Manner of Election

The affairs of the Corporation shall be conducted by the Board of Directors of the Corporation. The method of election of directors shall be stated in the By-Laws of the Corporation. The Corporation shall have a minimum of three (3) directors.

ARTICLE V Officers/Directors and Addresses

President/CEO:

Michael Bean

1401 Guava Avenue Melbourne, FL 32935

ARTICLE VI Initial Registered Agent and Address

Registered Agent: Scott D. Widerman, Esq.

c/o Widerman Malek, PL

1990 West New Haven Avenue, Suite 201

Melbourne, Florida 32904

ARTICLE VII Incorporator

Incorporator:

Scott D. Widerman, Esq. c/o Widerman Malek, PL 1990 West New Haven Avenue, Suite 201 Melbourne, Florida 32904

ARTICLE VIII Effective Date

Effective Date:

February 1, 2015

ARTICLE IX Indemnification

Any person (and their heirs, executors, and administrators of such person) made or threatened to be made a party to any action, suit or proceeding by reason of the fact the he or she is or was a Director or Officer of the Corporation shall be indemnified by the Corporation against any and all liability and the reasonable expenses, including reasonable attorney's fees and disbursements, incurred by the Director or Officer (or by their heirs, executors or administrators) in connection with the defense or settlement of such action, suit or proceeding, or in connection with any appearance therein, except in relation to matters as to which it shall be adjudged in such action, suit or proceeding that such Director or Officer is liable for negligence or misconduct in the performance of his or her duties. Such right of indemnification shall not be deemed exclusive of any other rights to which such Director or Officer (or such heirs, executors or administrators) may be entitled apart from this Article.

EXECUTION

These Arricles of Incorporation are hereby executed by the Incorporator on this 2940 day of 2015.

Scott D. Widerman, Attorney in fact