| 1000 | 0014353 |
|---|--------------------------------|
| (Requestor's Name) (Address) | |
| (Address) (City/State/Zip/Phone #) | 500213866985 |
| (Business Entity Name) | 11/09/1101009022 **95.00 |
| Certified Copies Certificates of Status Special Instructions to Filing Officer: | FIL SECRETARY TALLAHASSE |
| | PH STATE E. FLORIDA |
| Office Use Only G. MCLEOD | |
| NOV 1 4 2011 EXAMINER | |

•

MCCLELLAND, JONES, LYONS, LACEY, WILLIAMS & OLIVER, L.L.C. ONE HARBOR PLACE CLIFTON A. MCCLELLAND, JR. 1901 SOUTH HARBOR CITY BLVD. SUITE 500 MELBOURNE, FLORIDA 32901-4770

TEL (321) 984-2700 FAX (321)723-4092 HJONES@MJLANDL.COM

November 7, 2011

LAW OFFICES

Secretary of State **Division of Corporations** P.O. Box 6327 Tallahassee, Fl 32301

Subject: (1) Articles of Dissolution Evans Center, LLC

(2) Articles of Incorporation **Designation of Resident Agent** Evans Center, Inc.

Dear Sir/Madam:

HARRY A. JONES

AARON D. LYONS

STEPHEN J. LACEY TIMOTHY M. WILLIAMS

J. COLE OLIVER

Enclosed is an original and one copy for filing in the order listed above of Articles of Dissolution for the above captioned not-for-profit limited liability company and Articles of Incorporation/Designation of Resident Agent for the abovecaptioned not-for-profit corporation, together with our check to cover your filing fees.

These documents are being jointly submitted in order to meet the requirements of a pending application for exempt status with the Internal Revenue Service and which require a corporation be formed and the current limited liability company dissolved.

Under penalties of perjury, the undersigned warrants and represents that the Articles of Dissolution are intended to represent a full and complete cessation of business by Evans Center, LLC and all rights in the name "Evans Center" have been irrevocably assigned to Evans Center, Inc.

Please stamp the enclosed Articles of Incorporation with the date received and return to the undersigned at your soonest convenience.

Thank you for your assistance..

Very truly your Jony Afra

Harry A. Jones

ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY

1. The name of the limited liability company is EVANS CENTER, L.L.C.

2. The effective date of the limited liability company's dissolution is October 28, 2011.

3. The cause of the limited liability company's dissolution is as a result of the simultaneous formation and filing of Articles of Incorporation for Evans Center, Inc. as a Florida not-for-profit corporation in order to meet the exemption requirements of the Internal Revenue Service. Upon the filing and acceptance of these Articles of Dissolution, the limited liability company known as Evans Center, L.L.C. shall cease to exist and no further use or reference to that entity shall occur.

4. Adequate provision has been made for the debts, obligations and liabilities pursuant to \S 608.4421, Florida Statutes.

5. All remaining property and assets shall be distributed to Evans Center, Inc., a Florida notfor-profit corporation in accordance with the requirements of Article X of the original Articles of Organization..

6. There are no suits pending against the company in any court.

7. The members of the company have unanimously approved this dissolution and the execution of these Articles of Dissolution by the company Manager.

EVANS CENTER, L.L.C.

By: John Willison, President The Brevard Neighborhood Development Coalition, Inc. as Manager

