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Complete Business Solutions Inc. John Holder		
5275 Babcock St., NE Suite 2 Palm Bay, FL 32905		Office Use Only
CORPORATION NAME(S) & DOCUM	MENT NUMBER(S), (if	known):
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NEW FILINGS	<u>AMENDMENTS</u>	
 □ Profit □ Not for Profit □ Limited Liability □ Domestication □ Other 	Amendment Resignation of R Change of Regis Dissolution/With Merger	
OTHER FILINGS	REGISTRATION/C	QUALIFICATION
Annual Report Fictitious Name White Holds GAVE UTHORIZATION BY PHONE TO CORRECT Author TO 50 CORTE 9/12/00	☐ Foreign ☐ Limited Partners ☐ Reinstatement ☐ Trademark ☐ Other	ship
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FLORIDA NOT FOR PROFIT CORPORATION

ARTICLES OF INCORPORATION

Community Development of Space Coast, Inc.

Article 1. Name

The name of the Corporation is:

Community Development of Space Coast, Inc.

5275 Babcock Street
Suite 2
Palm Bay, FL 32905

Article 2. Duration.

The duration of the Corporation is 5 years

Article 3. Purposes.

The purpose of the corporation is as follows:

A. The purposes for which the corporation is Organized are exclusively educational and charitable

- B. Not withstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501 © (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.
- C. Upon dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 © (3) of the Internal Revenue Code of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the Federal, state or local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas, of the county in which the principal office of the organization is then located, exclusively for such purposes.

Article 4. Members

The Corporation shall have Voting Members, who shall be elected (and may be removed by the Voting Members,) and who shall have all the right and privileges of members of the Corporation. The Bylaws may provide for Non-voting Members who shall have rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote.

The name and address of each initial Voting Member is as follows:

Name

Address

John Holder

5275 Babcock St Suite 2 Palm Bay, Fl 32905

Valerie Holder

5275 Babcock St Suite 2 Palm Bay, Fl 32905

Joyclyn Drakes

1291 Saxony Road Palm Bay, Fl 32909

Dr. Ruby Huntley Jones 1522 Main St NE Palm Bay, Fl 32905

2 of I

Article 5. Initial Board of Directors

The initial Board of Directors shall have 3 members whose names and addresses are:

Name

Address

John holder

5275 Babcock St Suite 2 Palm Bay, Fl 32905

Joyclyn Drakes

1291 Saxony Road Palm Bay, Fl 32909

Dr. Ruby Huntley Jones 1522 Main St NE Palm Bay, Fl 32905

The number of directors may be raised or lowered by amendment of the Bylaws but shall in no case be less than Three.

Article 6. Initial Registered Agent and office.

The initial registered agent is John Holder and the initial registered office 5275 Babcock St Suite 2 Palm Bay, Fl 32905

Article 7. Officers

The officers of the Corporation shall consist of a President, Vice President, and Treasure. Other officers may be provided for the Bylaws. Each Officer shall be elected by the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The name and address of each initial Officer of the Corporation is as follows:

Title	Name	Address
President	John holder	5275 Babcock St Suite 2 Palm Bay, Fl 32905
Vice President	Valerie Holder	5275 Babcock St Suite 2 Palm Bay, Fl 32905
Treasurer	Valerie Holder	5275 Babcock St Suite 2 Palm Bay, Fl 32905
Secretary		

Article 8. Incorporators

3 of 1

The names and addresses of the incorporators of this corporation are

Name

Address

Valerie Holder

5275 Babcock St Suite 2 Palm Bay, Fl 32905

John Holder

5275 Babcock St Suite 2 Palm Bay, Fl 32905

Article 9. Non-stock Basis

The Corporation is organized (and shall be operated) on a non-stock basis within the meaning of the Florida Not for Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the bylaw.

IN WITNESS WHEREOF, the undersigned have signed these Articles of Incorporation of this ____ day of _____

(Signatures of Incorporators)



I, John holder hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

Accepted by Registered Agent: