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ARTICLES OF INCORPORATION

OF

SECRETARY OF STATE In The Image Of Christ Community And Economic Development Corporation

The undersigned, acting as Incorporator pursuant to Chapter 617, Florida Statutes, adopts the following Articles of Incorporation for such Corporation under the laws of the State of Florida.

ARTICLE I NAME

The name of the corporation shall be: In The Image Of Christ Community And Economic Development Corporation

ARTICLE II ADDRESS

The principal address of the Corporation at the time of Incorporation is: 2156 North Federal Highway, Fort Pierce, Fl. 34946

ARTICLE III CORPORATE NATURE

This is a non-profit corporation organized solely for general educational purposes pursuant to the Florida Statutes 617 of the Florida Not for Profit Corporation Act.

- 1. To implement and guide a learning process to raise the economy through partnerships with ministers, private and public Schools, businesses, churches, community leaders, organizations and business owners forming working partnerships in educational, employment and social services. To foster and promote community wide interests and concerns in the problems of the neighborhoods, communities, within our society. Thus not limited to any services that may be needed.
- 2. Utilizing local, state and federal funding, donation, investors, loans and grants to provide housing, community and economic development for all the poor and homeless. Section 8 families, youth building and mentorship programs and drug elimination.
- 3. Aid in the expansion of educational and economic opportunities. To implement antidrug programs, to educate in achieving drug elimination, diseases, poverty, crime and environmental degradation. Eliminate and break barriers in racial tension, prejudice and discrimination. Provide technical training, family assistance safety, and security programs.
- 4. Provide and assist in fair housing, outreach and counseling program revitalization and demolition of drugs among the poor and low-income individuals and families. Assisting the poor to move from unemployment to a working class movement and from dependent to independent. To expand opportunities to residents and groups in economically distressed areas to own,

manage and operate businesses in developing entrepreneurial and management skills for successful business operations.

- 5. Economic development and empowerment opportunities to obtain adequate low cost housing accommodations, by constructing, rehabilitating of existing substandard buildings and construction of new facilities in the place of blighted structures or blighted vacant sites. For the purpose of combating the deterioration of the communities and contributing to its physical improvements and provide decent, safe, sanitary housing for parsons and families with low income.
- 6. To aide, support and assist by gifts, contributions, community chest funds and foundations, private and public corporations. To do all lawful activities which may be necessary, useful or desirable for the furtherance and accomplishment fostering to attain the foregoing purposes either directly or indirectly, with uniting partnerships through corporations of other organization and corporations.

ARTICLE IV TERMS OF EXISTENCE

This corporation shall exist perpetually unless sooner dissolved according to Law. Corporate existence shall commence from the filing of these articles by the Department of State.

ARTICLE V GENERAL AND SPECIFIC PURPOSE

- The specific and primary purpose for which this corporation is formed is:
- a) For the advancement of charity, rehabilitation, education, employment, scientific, literary, counseling and assistance with emergency or disaster instruction and guidance on housing aid but not limited to.
- b) The general nature and purposes of this corporation shall be exclusively charitable within the meaning of Section 501@(3) of the Internal Revenue Code.
- c) For economic development opportunities for low-income families.
- d) To train and assist the surrounding community in economic development for distressed areas

ARTICLE VI MANAGEMENT OF CORPORATE AFFAIRS

Board of Directors. The powers of this corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of number not less that Three (3) directors. The number of directors provided for these articles of Incorporation may be changed by a bylaw adopted by the Board of Directors.

The election of Directors shall be set forth in the Bylaws.

The Officers of this corporation shall be President, Vice President a Secretary and Treasurer. Other offices and officers may be established or appointed by the members of this corporation at any annual meeting or any special meeting of members called for such purposes. The qualifications, the time and manner of electing or appointing

the duties of the term of office and the manner fro removing officers shall be set forth in the bylaws.

ARTICLE VII — EARNINGS AND ACTIVITIES OF CORPORATION

No part of the net earnings of the corporation shall insure to the benefit of, or be distributed to its members, directors, officers or to any private person, except those the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth in Article V hereof.

No substantial part of the activities of the corporation shall be carried on of propaganda or otherwise attempting to influence legislation and the corporation shall not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provisions 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 of 1954 (or corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contribution to which are deductible under Section 170(c)(2) or the Internal Revenue Code of 1954 or corresponding provision of any future United States Internal Revenue Law. Notwithstanding any other provision of these Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE VIII DISTRIBUTION OF ASSETS

Upon dissolution of the corporation, the Board of Directors shall, after paying and making provisions for payment of all liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purpose of the corporation in such manner, or to such organization(s) operated solely for charitable education, religious or scientific purposes as shall at the time qualify as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1954 (or corresponding provision of any future United States Internal Law, as the Board of Directors shall determine. A court of competent jurisdiction in the county in which the principal office of the corporation is then located shall dispose of any such assets not so disposed of, as noted in Article II.

ARTICLE IX QUALIFICATION AND ADMISSION OF MEMBERS

The qualification for members and the manner of their admission shall be regulated by the bylaws of the corporation.

The street address of the corporation's initial registered agent is: 2156 North Federal Highway, Fort Pierce, Fl. 34946

And the name of the corporation's initial registered agent at such address is: Clarence Brown

ARTICLE X AMENDMENTS OF BYLAWS

Subject to the limitations contained in the Bylaws, and any limitations set forth in the Florida Corporation Not For Profit Act authorized or approved by the members of the corporation may be made, altered, rescinded, added to, or new bylaws may be adopted, either by resolution or the Board of Directors, or by following the procedures set forth thereof in the Bylaws.

ARTICLE XI DEDICATION OF ASSET

The name and address of the corporation is irrevocably dedicated to scientific, educational and charitable purposes and no part of the net income of this corporation shall ever inure to the benefit of any director, officer or member thereof, or to the benefit of any private individual.

ARTICLE XII AMENDMENT OF THE ARTICLES

Amendment of these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of members for their vote in the manner set forth in the Bylaws of this corporation.

INCORPORATOR

The name and address of the incorporator is:

Terry Brewer
2156 North Federal Highway,

Fort Pierce, Fl. 34946

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal on this 29 day of MAY 200, Incorporator:) }
incorporator.	Ξ
State of Florida) County of St. (ucic)	
County of St. (ucie)	_
The foregoing instrument was acknowledged by me this $\frac{2916}{4}$ day of May , 2003 by: Terry Bure who is/are personally known	
by me of who has/have produced: The trading to the as identification and who	
did not take an oath. Commission # DD 010649 Expires March 19, 2005	
Bonded Torm (SEAL)	
Notary Public Hands Co. Inc. (SEAL)	
State of Rolling Cal	_
My Commission Expires: 3-19-2007	

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DESIGNATION OF AND ACCEPTANCE BY REGISTERED AGENT

03 JUN 13 AM 8: 01

The following is submitted in compliance with the laws of SECRETARY OF STATE TALLAHASSEE, FLORIDA the State of Florida.

A corporation organizing under the laws of the State of Florida, with its principal office located at:

> 2156 North Federal Highway, Fort Pierce, Fl. 34946

has named Clarence Brown, whose address is 2156 No. H federal Huy Gint Process within this State.

ACCEPTANCE:

I agree as Registered Agent to accept service of process, to keep the office open during prescribed hours, to post my name (and any other officers of said corporation authorized to accept service of process at the above designated address) in some conspicuous place in the office as required by law.

County of 4- Lucie

The foregoing instrument was acknowledged by me this 10th day of June , 2003 by: Clayence Brown who is/are personally known by me or who has/have produced: E/ Driver's License as identification and who did take an oath.

Roolane Koch Cambillado # DD 010649 Empires March 19, 2005 Bonded Thru Atlantic Bonding Co., Inc.

My Commission Expires: 3/19/2005