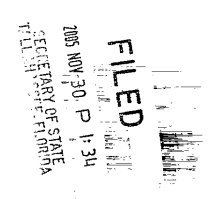
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## Fields & Hssociates, L.L.C.

#### **BUSINESS and LEGAL SERVICES**

P.O. Box 110596 Birmingham, AL. 35211

Ph. (205) 925 - 3988





Memphis , Tenn.

Fax (205) 925-3988

One Haza Financial Center Bixmingham , A.C. 35203

Corporate Offices

#### 11-28-05

To: Department of State—Div. of Corporations

From: Charles Fields, Managing Partner

Re: Recording of Non-profit Articles of Incorporation in Florida

Please find enclosed the following items:

- 1. The original and one copy of Articles of Incorporation for filing in Florida for the nonprofit organization Navarre Community Development Corporation.
  - 2. A money order; for \$78.75.00 dollars payable to the Department of State.
- 3. We are also including a self address stamped envelope for a return of our copies.

Thanking you in advance

Charles L. Fields Managing partner

#### TRANSMITTAL LETTER

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

SUBJECT: Navare Community Development Corporation
(PROPOSED CORPORATE NAME-MUST INCIDED SUFFIX)

ADDITIONAL COPY REQUIRED

FROM: 4 Secret of Inc.

Name (Printed or typed)

P. O.B. Name (Printed or typed)

P. O.B. Name (Printed or typed)

Address

B'ham. Address

City, State & Zip

(305) 935-3988

Daytime Telephone number

NOTE: Please provide the original and one copy of the articles.

<b>♦</b> ARTICLES OF INCORPORATION	
In Compliance with Chapter 617, F.S., (Not for Profit)	E.
ARTICLE I NAME The name of the corporation shall be:	expansion State St
Navarre Community Development C	exposition 30 D
ARTICLE II PRINCIPAL OFFICE  The principal place of business and mailing address of this corporation	7.7 m 2.6 m
7232-Zoe Circle-Navarre, F.	L. 382566
ARTICLE III PURPOSE  The purpose for which the corporation is organized is: To provide programs for low-income populations, in Jub readiness training and preventive be	de non-profit social
Jeb readiness training and preventive be	alth information I wonth have
ARTICLE IV MANNER OF ELECTION	The state of the s
The manner in which the directors are elected or appointed:  Board members are elected to serve a	term of three years
ARTICLE V INITIAL DIRECTORS/OFFICERS The name(s), address(es) and title(s):	-
(. Donald L. Carew _ 1955 - Alford Blud. N	avane, FL. 33566 - President
(7. Dessie M. Clanzy - 42-W. Hudrey - FT. V (3 Lessie Norman - 7201-Alden Chale No	Valten Beach, 7L. 37548-Sec
(2. Bessie M. Clanzy - H2-W. Audrey - FT. V (3 Lessie Norman - 7201-Alden Circle No (4. Many Helen Parker-209-Ajax - FT. Walto ARTICLE VI INITIAL REGISTERED AGENT AND STREET	n Beach-74, 30548- Board me
The <u>name and Florida street address</u> of the registered agent is:	<b>.</b>
Donald L. Carew - 1955 - Alford Blud1	Vavame, 7h. 35566
ARTICLE VII INCORPORATOR	
The name and address of the incorporator is:	1 7/ 3201
Donald L. Carew - 1955 - Alford Blud N	avarre, th. 50566
**************************************	
Having been named as registered agent to accept service of process for the above in this certificate, I am familiar with and accept the appointment as registered agent to accept the appointment as registered agent agent to accept the appointment as registered agent accept the accept the appointment agent accept the	
Genald L. Carew	11-28-05
Signature/Registered Agent	Date
Denald L. Casero	11-28-05
Signature/Incorporator	Date

### Article # VIII

No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of the corporation shall be 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 the 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 the corporation. Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501-c 3 of the Internal Revenue Code or by a corporation, contributions to which are deductible under Section 170 c 2 of the Internal Revenue Code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed 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 organizations, as said Court shall determine, which are operated exclusively for such purposes.