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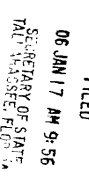
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COVER LETTER

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

SUBJECT: Harvest House 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 **578.75** \$78.75 \$87.50 Filing Fee Filing Fee & Filing Fee Filing Fee, Certificate of & Certified Copy Certified Copy Status & Certificate ADDITIONAL COPY REQUIRED FROM: Glenice B. Pearson Name (Printed or typed) 3122 Gadsden Street Address Columbia, South Carolina 20201 City, State & Zip 803-254-9456

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

Daytime Telephone number

ARTICLES OF INCORPORATION

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

ARTICLE I NAME

The name of the corporation shall be:

Harvest House Community Development Corporation

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

12 Berry Court, Mascotte, Florida 34753

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

Harvest House Community Development Corporation is a Florida based nonprofit organization established to provide comprehensive community revitalization services to distressed and economically disadvantaged communities in a seven county region of Florida including: Polk, Lake, Sumter, Putnam, Marion, Alachua and Orange. Programs of Harvest House Community Development Corporation will include quality affordable housing for low to moderate income individuals and families, comprehensive elderly services, family and youth services, economic development and cultural enrichment.

The organization is organized exclusively for charitable, religious, educational or scientific purposes within the meaning of section 501(c)(3) of the Internal Revenue Code.

The mission of the organization is to provide a comprehensive program of youth development that employs the sport of swimming to motivate youth to set high goals in all spheres of life including academic achievement, citizenship, family and community relations, and community service so that they can become productive adult citizens of a democratic society.

INUREMENT OF INCOME: 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 organization shall be authorized and empowered to pay reasonable compensation for services rendered

LEGISLATIVE OR POLITICAL ACTIVITIES: No substantial part of the activities of the organization 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 for any political campaign on behalf of any candidate for public office.

OPERATIONAL LIMITATIONS: Notwithstanding any other provision of this document the organization shall not carry on any other activities not permitted to be carried on (a) by a organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986(or corresponding provision of any future United States Internal Revenue Law or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

DISSOLUTION CLAUSE: Upon the dissolution of the corporation, the Board of trustees shall, after paying or making provisions for the payment of liabilities of the corporation, dispose of all the assets of the corporation exclusively for the purposes of the organization in such manner, or to such other organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law), as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the 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

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ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

Directors shall be elected to the Board of Directors by current members of the board.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

Ms. Barbara L. Singleton, President 12 Berry Court Mascotte, Florida 34753

Mr. Christopher Doroban, Vice President 21 Lakeview Drive Savannah, Georgia 31405

> Ms. Kelley Greene, Treasurer 4135 Ravenwood Court Union City, Georgia 30291

Mrs. Toni Doroban, Secretary 21 Lakeview Drive Savannah, Georgia 31405

Mrs. Twyine Littlejohn 809 Georgia Avenue Leesburg, Florida 34748

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Ms. Barbara L. Singleton, President 12 Berry Court Mascotte, Florida 34753

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Ms. Barbara L. Singleton, President 12 Berry Court Mascotte, Florida 34753

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		ocess for the above stated corporation at the place designated i egistered agent and agree to act in this capacity.	in this
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Signature/Registered Age Bas basa L	Sjugliton .	Date	
Signature/Incorporator	Singletin		
Barbara L	Singleton	Date	