

(Requestor's Name)
(Address)
•
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Dusilless Efficy Name)
(2)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



900185333739

09/21/10--01012--008 **78.75





legal filings.com

 16830 Ventura Blvd, Suite 360 Encino CA 91436 Phone: 818-380-1940 Fax: 818-3801-950

Registration Section Division of Corporations Post Office Box 6327 Tallahassee, FL 32314

To Whom It May Concern:

Enclosed please find two copies of the Articles of Non profit incorporation for West Augustine historical Community Development Corporation, Inc.

Also, enclosed is a check made out to Florida Dept of State for the amount of \$78.75.

Please send the stamped articles back to this address:

Legal Filings Inc. 16830 Ventura Blvd, Suite #360 Encino, CA 91436

Sincerely,

Nikki Steen Customer Services

TRANSMITTAL LETTER

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

,	ustine Historical Comm (PROPOSED CORPORA	TE NAME – <u>MUST INCLUI</u>	DE SUFFIX)
closed is an original a	nd one(1) copy of the artic	cles of incorporation and a	check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	□ \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM:	Legal Filings Inc.	rinted or typed)	-
	16830 Ventura Blvd, S	Suite 360	-
	Encino, CA 91436	State & Zip	<u>.</u>

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

800-880-2602 ext 373
Daytime Telephone number

ARTICLES OF INCORPORATION

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



AR	TIC	CLE	I	1	N/	ME

The name of the corporation shall be:

10 SEP 21 PM 2: 11

West Augustine Historical Community Development Corporation, Inc.

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Willie Copper Sr. / Sec

St. Augustine, FL 32084

905 West Pearl St.,

ARTICLE II PRINCIPAL OFFICE

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

905 West Pearl St., St. Augustine, FL 32084

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

see attached page.

MANNER OF ELECTION ARTICLE IV

The manner in which the directors are elected or appointed:

As stated in corporate by-laws.

ARTICLE V INITIAL DIRECTORS/OFFICERS

The name(s), address(es) and title(s):

Gregory B. White Sr. / Pres / Dir

St. Augustine, FL 32084

Anthony Whitty / Tres

905 West Pearl St.,

905 West Pearl St., St. Augustine, FL 32084

905 West Pearl St., St. Augustine, FL 32084

Wanda A. Brison / VP / Dir

Dwala E. Willis / Dir

905 West Pearl St., St. Augustine, FL 32084

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is:

Gregory B. White Sr.

905 West Pearl St.,

St. Augustine, FL 32084

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Gregory B. White Sr.

905 West Pearl St.,

St. Augustine, FL 32084

Having been named as registered agent to accept service of process for the above stated corporation at the place designated

in this certificate, I am familiar with and accept the appointment as registe	red agent and agree to act in this capacity.
A regrees B who son Gregory B. White Sr.	9-8-10
Signature/Registered Agent	Date
Augus B. White Sr. Signature/Incorporator	9-8-10
Signature/Incorporator	Date

West Augustine Historical Community Development Corporation, Inc.

ARTICLE III

Section 1:

This corporation is organized and operated exclusively for one or more of the following purposes: Charitable, Educational, Scientific and/or Religious. This includes the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The specific purpose is to improve the quality of life for residents of West Augustine by providing accessible housing, food, economic development, clothing and other related needs.

Section 2:

No part of the net earnings of the organization 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 and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of the document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Section 3:

Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious, charitable, educational, literary, and scientific purposes and which has established its tax exempt status under Section 501 (c) (3), Internal Revenue Code.