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(Requestor's Name)

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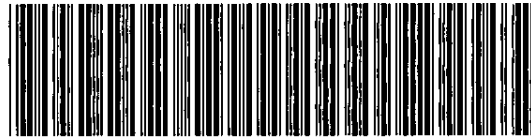
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DIVISION OF CORPORATIONS
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COVER LETTER

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

SUBJECT: Mount Olive 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
Filing Fee

☐ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☒ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Mt. Olive AME
Name (Printed or typed)

600 Jones Street
Address

Clearwater, Florida 33755
City, State & Zip

727 443-2142
Daytime Telephone number

MRSSOUP34@yahoo.com
E-mail address: (to be used for future annual report notification)

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

ARTICLES OF INCORPORATION
OF
MOUNT OLIVE COMMUNITY DEVELOPMENT CORPORATION

The undersigned incorporator to these articles of incorporation hereby forms a Corporation not for profit under the laws of the State of Florida as follows:

ARTICLE I

Name

The name of the Corporation is: Mount Olive Community Development Corporation

ARTICLE II

Term of Existence

The date when corporate existence shall commence shall be the date of the filing of these articles of incorporation by the office of the Florida Department of State and Mt. Olive Community Development Corporation shall be perpetual thereafter.

ARTICLE III

Purpose

The Mt. Olive Community Development Corporation is organized and shall be operated exclusively to encourage, support and assist the development and redevelopment of social, economical, cultural, human services, historical restoration, ethnic programs and activities in Clearwater and surrounding areas of Pinellas County Florida.

The Mt. Olive Community Development Corporation shall have all powers now and hereafter granted by law, and in addition thereto shall have all powers lawfully necessary or required to carry out its purposes. All of the assets or earnings shall be used exclusively for the purposes hereinabove set out, including the payment of expenses incidental thereto. No part of the earnings shall insure the benefit of any individual, and no part of its activities shall be for the carrying on of propaganda or otherwise attempting to influence legislation.

ARTICLE IV

Members

The qualifications of members and the manner of admission of members shall be specified in the bylaws of the Mt. Olive community Development Corporation

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ARTICLE V

Initial Registered Office and Agent

The street address of the initial registered office of Mt. Olive Community Development Corporation is 600 Jones St. Clearwater, Florida 33755 and the name of its initial registered agent at such address is James V. Williams. The principal place of business is the same as the registered office.

ARTICLE VI

Directors

The Mt. Olive community Development Corporation shall have eight directors initially. The numbers of directors may be increased or decreased from time to time as specified in the bylaws of Mt. Olive community Development Corporation, provided that Mt. Olive community Development Corporation shall always have at least three directors, and provided further that the initial directors may appoint not more than five additional directors before the bylaws are adopted. The name and address of each initial director of the Mt. Olive Community Development Corporation who shall serve until his successor is duly elected and qualified are:

James V. Williams	600 Jones St. Clearwater, FL 33755
Betty James	600 Jones St. Clearwater, FL 33755
Annette Douglas	600 Jones St. Clearwater, FL 33755
James C. Rembert	600 Jones St. Clearwater, FL 33755
Beverly Gatewood	600 Jones St. Clearwater, FL 33755
Debra Young	600 Jones St. Clearwater, FL 33755
Ed Dickey	600 Jones St. Clearwater, FL 33755

ARTICLE VII

Incorporator

The name and address of the incorporator signing these articles of incorporation are:

Name	Address
James V. Williams	600 Jones St. Clearwater, FL 33755

ARTICLES VIII

Bylaws

The powers to adopt, alter, amend, or repeal bylaws shall be vested in the board of directors of Mt. Olive community Development Corporation.

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ARTICLES IX

Amendment

The articles of incorporation may be amended in the manner provided by law

ARTICLES X

Dissolution

Upon a dissolution of the Mount Olive Community Development Corporation, the residual assets of Mt. Olive Community Development Corporation will be turned over to one or more organizations which themselves are exempt as organizations described in any prior or future law, or to the federal, state, or local government for exclusive public purpose.

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IN WITNESS WHEREOF, the undersigned incorporators have executed these articles of incorporation on the 10th day of April, 2012. James V. Williams, Betty James, James C. Rembert, Annette Douglas, Beverly Gatewood, Debra Young, and Ed Dickey as incorporators.

James V. Williams
James V. Williams

James C. Rembert
James C. Rembert

Debra Young
Debra Young

Ed Dickey
Ed Dickey

Betty James
Betty James

Annette Douglas
Annette Douglas

Beverly Gatewood
Beverly Gatewood

STATE OF FLORIDA

COUNTY OF PINELLAS

The forgoing articles of incorporation were acknowledged before me this 10th day of April

2012 by James V. Williams, Betty James, James C. Rembert, Annette Douglas, Debra Young, Beverly Gatewood, Ed Dickey as incorporators.

NOTARY PUBLIC-STATE OF FLORIDA
Corlis M. Campbell
Commission # DD784381
Expires: APR. 30, 2012

Notary Public

My Commission Expires:

ACCEPTANCE BY REGISTERD AGENT

Having been named registered agent and having been designated to accept service of process for the Mt. Olive Community Development Corporation, at the place designated as the registered office, I hereby agree to serve as registered agent, to comply with all laws regarding the performance of my duties, and the duties and obligations of Section 607.325, Florida statutes.

Dated this 10th day of April, 2012.

James V. Williams
James V. Williams

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