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Imperial Point Development Corporation Articles of Incorporation

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IX. Registered Agent and Office

X. Debt Policy

XI. Indemnifications

XII. Corporate Seal

XIII. Subsidiaries and Programs

XIV. Services

XV. Committees

XVI. Corporate Secretary

XVII. Effective Date



Article I Name

The name by which this corporation shall be known in is; IMPERIAL POINT DEVELOPMENT CORPORATION

Article II Duration

The duration by which this corporation is formed shall be perpetual.

Article III Benefit

This is a public benefit corporation in its formation.

Article IV Members/Purpose

This corporation shall have members.

Section A. Membership

The membership of this corporation shall be divided into three classes (voting classes), to wit, shall have divisional sub-memberships, inter alia, with voting power within their divisions. Thereby, collectively the three voting classes shall carry one vote each to any national meeting, duly called, by those elected and/or appointed under Subsection B of Article VII of these Articles. Nationally a Membership Director may be appointed and or elected (subject to the approval of the officers of Subsection B Article VII of these Articles), after recommendations from those listed in Section A of Article V of these Articles. The three classes of membership shall be (a) Corporate, (b) Direct, (c) Government. A membership handbook shall be developed in conjunction with these Articles, by-laws, statutes and directives by the Board. All documents, programs, policies, rules and others shall be filed in the office of such person appointed under Article XVI of these Articles.

Section B. Purpose

Exclusively organized for the general purpose of providing economic growth within the low income communities. Our other purposes, in accomplishing that goal include, but are not limited to, investment in business, housing, commercial real estate development, human development of those in poverty, and other activities that promote the social viability of the served communities, and target markets.

Article V Officers/Incorporators

Section A. Officers

The general officers of this corporation shall be; (a) The Chairperson of the Executive Board of Directors, (b) National Executive Director, (c) Corporate Secretary, (d) Corporate Treasurer, (e) The Founder, (f) Any applicable Regional and/or State Executive Director (powers limited within their state and respective region), and (g) The National Executive Assistant to the person listed as; (a), (b), and (c) in Section A of Article V of these Articles. No contracts, bonds, or any financial obligation shall be entered into on behalf of the corporation (Nationally) unless before by those listed as; (a) or (b) of this section and one or more of such persons listed as (c) and (d) of this section, which requires (at least) two signatures for approval. Regional Contracts must have at least one signature of approval from any National Officer. State Contracts must have at least one Regional and one National signature together with the State Executive Director's approval.

Section B. Incorporation

The incorporators of this incorporation shall be;

Jamar M/Bailey El, 2829 Parr Court East Jacksonville, Florida 32216

Article VI Bond

Section A. Formation

The creation of any bond shall be in the general control of the committee on rules and documents, membership upon such committee includes but is not limited to any persons appointed by those listed in Section B of Article VII of these Articles, the person appointed or elected in Article XVI of these Articles and the Corporate Treasurer or such person's appointee.

Section B. Issuing

All bonds so issued by this corporation shall retain the applicable color coded card referenced by such person appointed in Article XVI of these Articles and approved by those persons appointed in Section A and B of Article VII of these Articles. Presentation of such card must be at the time of any transaction.

Section C. Sinking Fund Accounts

Thereby, within this corporation and upon the issuing of any bond and prior to the acceptance of any transfer therein a Sinking Fund Account shall be created together with a repayment plan before or within 10 days of such issuing or no later than 24hours of the transfer of any funds.

Such accounts shall be under the general control of the Corporate Treasurer together with such filings (under seal) with such persons listed in Article XVI of these Articles.

Article VII Board

Within this corporation and for the necessary convenience in carrying out the affairs there shall be known nationally three (3) controlling boards;

Section A. Board of Trustees

Upon completion of the incorporation there shall be no more than seven (7) seats available for membership upon this board. The duties and operation of this board shall be limited to the management of any and all properties and equitable interest thereof, wherever located on behalf of the corporation on its subsidiaries, partners, joint ventures and trust. One member of the Executive Board of Directors together with the Founder shall retain membership on this board. Rules and regulations for such boards shall be approved by those listed in Section B of Article VII of these Articles and filed with such persons listed in Article XVI of these Articles. Any and all documents, services, programs or operations shall be filed the same.

Section B. Executive Board of Directors

After the appointment and/or election, this board shall control all areas of management and have total power in controlling and carrying out the affairs of the corporation, which includes but is not limited to, the general powers listed under State Law of Creation and Operation. The appointment and approval of Officers listed in Article V, Article XV and Article XVI of these Articles together with any other nationally required and /or requested officials to amend, repel by-laws together with their creation thereof. The Board of Directors will be elected as stated in the National By-Laws of this Corporation.

Section C. National Membership Board

The membership of this corporation shall be under the applicable control of this board together with their programs, services and operations. (Subject to the approval of those listed in Section B of Article VII of these Articles). All rules, programs, services and operational documents, and other reports thereof shall be filed with the persons appointed and/or elected in Article XVI of these Articles.

Article VIII Offices

Within reason, the National Administrative Office of Programs shall initially be located in any city within the state of Florida whereas; the National Administrative Office of Operations and Services shall initially be located in the state of Florida. A Statutory Office of the Corporation shall remain, together with such persons appointed under Article IX of these Articles, in the state of Florida. After resolution of those listed in Section B of Article VII of these Articles, from time to time as needed, other offices may be created or moved, except for the National Statutory Office. The Corporate Office may be located wherever the Founder deems (initially) within the applicable vision.

Article IX Registered Agent and Office

The Registered Agent of this corporation shall be Jamar Bailey El 2829 Parr Ct. East Jacksonville, FL 32216

Having been named as registered agent to accept service of progress for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

The principle office of this corporation shall be located 2829 Parr Court East Jacksonville, FL 32216

Article X Debt Policy

The management of debt for this corporation generally shall be in the hands of the Corporate Treasurer. However, independent of the treasury office (but the control thereof) there shall be a division called "Bureau of Debt Management". Any and all debts outstanding and/or earned over for more than (12) consecutive months or any bond(s), note(s) or any contract instrument of debt exceeding \$250,000.00 or more shall be transferred and under the control of the Bureau of Debt Management. Within this department a National Debt Management Account shall be created to collect and maintain 2% of every dollar earned and received (as a contingency) for repayment of such debts. All invoices, accounts payable or other instruments of obligation under the stated amount shall be paid within 180 days, from the date succeeding the date approved by

voucher of the submitting party. All checks or other payments due shall be paid only on the 5th and 15th of each month. If the 5th or 15th falls on a legal holiday or weekend, such payout date shall be either the next business date or next voucher payout date. All fiscal year budgets for any departments, units, divisions, subsidiaries or others shall be issued by a debenture bond for operation in that year. All funds received during such year must be deposited in a savings, as directed, by the Office of the Corporate Treasurer for this corporation and approved by those listed in Section B of Article VII of these articles.

Article XI Indemnifications

Generally, upon the laws of Florida, applicable to the provision of the Board of Directors under Section B Article XXIII of the national by-laws of this corporation, the Founder shall be awarded, including any appointed official thereof, indemnity. All requests for indemnity shall be made pursuant to the application of Act IX Section C-3 the by-laws of this corporation within 10 days of such event that created. No member, officers, agent or others may be awarded, without the approval of those appointed, after full investigations thereof, any indemnity.

Article XII Corporate Seal

Within this corporation there shall be five Corporate Seals which are; (a) National Treasurer, (b) Corporate Secretary, (c) National Executive Director, (d) Founder and (e) National Board of Directors. For section (c), a seal must be attached to any and all documents issued. As it relates to section (a), this seal must be attached to all official documents together with the developed seals for security applications. The Founder Seal may only be used in conjunction with activities, programs and /or services enjoined by the Founder. All other seals so created shall only represent the information of that perspective region, state, department, unit etc. All seals must be in the hands of those appointed under Article XVI of these articles. Policies must be developed prior to any seal being enacted.

Article XIII Subsidiaries and Programs

Section A. Subsidiaries

As noted within the general powers, from time to time, as need arises, the corporation may award subsidiary status to entities that are not within a state or region as enacted.

Section B. Programs

The programs for this corporation include, but are not limited to, apprenticeship, scholarship, mentorship and other general programs.

Article XIV Services

The services for this corporation shall include, but are not limited to,

(1) Budget Bond, (2) Payroll Service, (3) Document Retention Service, (4) Security, (5) Deficit Assistance, (6) Agent/Corporate Support, (7) Counseling/Legal Support, (8) Religious Service, (9) other services as needed from time to time.

Article XV Committees

The committees for this corporation shall include, but are not limited to;

(1) Personnel and Nomination (H.R), (2) Debt Management, (3) Indemnification, (4) Rules and Documents, (5) Legal Service, (6) Property Management, (7) Financial Services.

Article XVI Corporate Secretary

Within this corporation there shall be an office of Corporate Secretary, such person shall be appointed by those appointed and/or elected under Section B of Article VII of these articles. This office shall be responsible for and the holder in due course of the items under Article XII of these articles. In addition to any and all files, documents, rules and regulations, handbooks, patents, trademarks, copyrights, including but not limited to, any or all intangible or intangible items related to paper or paperwork therein.

Article XVII Effective Date

February 22, 2016