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COVER LETTER

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

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SUBJECT: Community Cycles of Florida, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for 1

🖾 \$70.00 Filing Fee S78.75 Filing Fee & Certificate of Status EIS78-75 Filing Fee & Certified Copy

■ \$87.50 Filmg Fee. Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

Harold Moss FROM

Name (Printed or typed)

1420 NW ISLAVE

Address

Fort Lauderdate, FL 33311

Cuy, State & Zip

408-622-10986

Daytime Telephone number

board-secretary-accycles org

E-mail address, (to be used for future annual report notification)

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

Article I – Name

The name of the corporation shall be: Community Cycles of Florida, Inc.

Article II – Principal Office

The initial principal place of business, mailing address, and email address of the Corporation, shall be

710 NE 17th Way, Fort Lauderdale, Florida 33304; board-secretary@ccycles.org

Article III - Purposes

 Community Cycles of Florida, Inc. (the "Corporation") is a not-for-profit public benefit corporation organized and operated exclusively for charitable and educational purposes as described in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Law (the "Code"). The Corporation shall serve and benefit the public by operating one or more social enterprises which will:

a) Reduce waste and demand for landfill space by soliciting, repairing and redeploying unwanted goods such as bicycles and computers

- b) Provide vocational training and transitional employment opportunities for program participants
- c) Provide affordable transportation and/or computing resources to the local community
- 2) No part of the earnings of the Corporation shall inure to the benefit of any director or officer of the Corporation, or to any other person (except that the Corporation may pay reasonable compensation for services rendered to, or on behalf of, the Corporation, and make other payments and distributions in furtherance of one or more of its purposes), and no director or officer of the Corporation, or any other person, shall be entitled to share in the distribution of any of the Corporation's assets on dissolution of the Corporation. The Corporation shall pay no dividends.
- 3) Campaigning and lobbying:
 - a) No substantial part of the activities of the Corporation shall be attempting to influence legislation by propaganda or otherwise, except that the Corporation may make the election provided for in Section 501(h) of the Code with respect to influencing legislation, and, only if it so elects, may make lobbying or grassroots expenditures that do not normally exceed the ceiling amounts prescribed by Section 501(h)(2)(B) and (D) of the Code (or the corresponding provision of any future United States Internal Revenue law).
 - b) The Corporation shall not participate, directly or indirectly, 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. The Corporation shall not have the objectives nor engage in activities that would characterize it as an "action organization" as defined in Treasury Regulations.

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- 4) Notwithstanding any other provision of these Articles, the Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Code or by a non-profit corporation formed pursuant to chapter 617 of Florida statutes.
- 5) Upon the dissolution of the Corporation, the Board of Directors will, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization(s) organized and operated exclusively for scientific, educational, or charitable purposes as shall at the time qualify as (an) exempt organization(s) under Section 501(c)(3) of the Code, as the Board of Directors of the Corporation shall determine. Any of such assets not so disposed of shall be disposed of by order of the local court with proper jurisdiction, exclusively for such purposes or to such organization(s) organized and operated exclusively for such purposes.

Article IV - Election of Directors

The Corporation shall have at least three, but no more than nine, directors who shall serve on the Board of Directors. The manner in which the directors are elected or appointed, as well as the method for determining the number of directors, shall be as provided in the Bylaws.

Article V – Initial Organizational Meeting; Initial Directors and Officers

As soon as practicable following incorporation but not later than 30 days thereafter, the Incorporators shall convene an initial organizational meeting as prescribed by, and for the purposes described in, Florida statute 617.0205, including the appointment of directors and officers of the Corporation and the approval of the Bylaws.

Following incorporation but before such organizational meeting, the Incorporators shall serve as the initial Board of Directors of the Corporation and each Incorporator shall have the full power to act on behalf of the Corporation and conduct any such business as may be necessary, including the opening of bank accounts, entering into contracts on behalf of the Corporation, and exercising the duties and responsibilities inherent in the roles of the Corporation's directors.

Article VI – Membership

The corporation will not have members.

Article VII – Registered Agent and Address

The Registered Agent of the Corporation shall be:

Christopher Lloyd, 710 NE 17th Way, Fort Lauderdale, Florida 33304; registered-agent@ccycles.org

Article VIII - Incorporators and Initial Board of Directors

The Incorporators and Initial Directors of this corporation are:

Moss, Harold Douglas, Roger L. Figueroa, Robert J. Bruce, Collin M. Article IX – Effective date and term of existence

The incorporation shall become effective on the date of filing by the Florida Secretary of State. The Corporation shall have perpetual existence.

Article X – Indemnification

The corporation does indemnify any directors, officers, employees, incorporators, registered agent, and members of the corporation from any liability regarding the corporation and the affairs of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable statute.

Having been named as registered agent to accept service of process for the above-stated Corporation at the place designated in this certificate, Christopher Lloyd is familiar with and accepts the appointment as registered agent and agrees to act in this capacity.

PRINTED NAME OF REGISTERED AGENT: CHRISTOPHER LLOYD

SIGNATURE OF REGISTERED AGENT (with the

11.6.17

Pursuant to §617 of the laws of Florida, the undersigned, all of whom are citizens of the United States, do hereby submit these Articles of Incorporation for the purpose of forming a nonprofit corporation.

DATED SIGNATURE OF INCORPORATORS:

Je Contillerong 2 Nov 2017

HAROLD MOSS

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Rogen Duylee 11/2/17

ROGER L. DOUGLAS

ROBERT J. FIGUEROA

mc 11/2/17

COLLIN M. BRUCE