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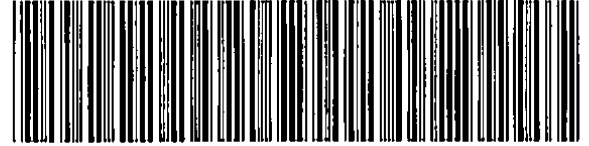
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2019 JUL 22 PM 3:07
SECRETARY OF STATE
TALLAHASSEE, FL 32301

COVER LETTER

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

SUBJECT: Quentin 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: Monique Collick
Name (Printed or typed)

7111 N. Blue Angel Pkwy 8108
Address

Pensacola, FL 32526
City, State & Zip

(850) 384-7657
Daytime Telephone number

logisticsqm@gmail.com
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: Quentin Community Development Corporation

ARTICLE II PRINCIPAL OFFICE

Principal street address:

Mailing address, if different is:

7111 N. Blue Angel Pkwy 8108

Pensacola, Fl

32526

ARTICLE III PURPOSE

The purpose for which the corporation is organized is: The purpose is to benefit underserve
communities in the area of Scientific Community Development
To enact this purpose, this corporation may explore oth
purposes in the areas of Commercial, Trade Association
Educational, Professional, Civic and Fraternal or other
lawful activities that will.

ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed:

ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: Monique Collick

Name and Title: Quentin Collick

Address 7111 N. Blue Angel Pkwy 8108
Pensacola, Fl 32526

Address: 7111 N. Blue Angel Pkwy 8108
Pensacola, Fl 32526

Name and Title: _____

Name and Title: _____

Address _____

Address: _____

Name and Title: _____

Name and Title: _____

Address _____

Address: _____

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2019 JUL 22 PM 3:07
SECRETARY OF STATE
TALLAHASSEE, FL

Name and Title: _____ Name and Title: _____
Address: _____ Address: _____

Name and Title: _____ Name and Title: _____
Address: _____ Address: _____

ARTICLE VI REGISTERED AGENT

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

Name: Quentin Collick
Address: 7111 N. Blue Angel Pkwy 8108
Pensacola, FL 32526

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TALLAHASSEE, FL

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Name: Monique A. Collick
Address: 7111 N. Blue Angel Pkwy 8108
Pensacola, FL 32526

ARTICLE VIII EFFECTIVE DATE:

Effective date, if other than the date of filing: _____. (OPTIONAL)

(If an effective date is listed, the date must be specific and cannot be more than five days prior or 90 days after the filing.)

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

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

Quentin Collick
Required Signature of Registered Agent

7/17/19
Date

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Monique Collick
Required Signature of Incorporator

7/17/19
Date

Articles of Incorporation for the
Quentin Community Development Corporation
"A Florida Not for Profit Corporation"

As required within the laws of this state, the undersigned is a natural person whom is over the age of 18 years old and is a resident within the State of Florida for all lawful purposes of filing these articles of incorporation, to form this corporation.

Article 1 "Name"

The names by which this corporation shall be known in law: "Quentin Community Development Corporation".

Article 2 "Services"

Consistent with the purposes within Article 8 of these Articles. The initial expressed services shall be transportation. Rather, by ports, by loans, grants and/or other support, by legal, by sports, by trade, by medical, by education and other enumeration of purposes to advance the core objectives, in connection with our goals and mission of the corporation.

Article 3 "Registered Office/Agent"

The following initial registered office of this corporation shall be located, for all services of process is 7111 N. Blue Angel Pkwy 8108 Pensacola, FL 32526, with the appointed, initial registered agent, being "Quentin Collick". Such term shall be for one year and such person shall have no voting rights within this corporation, other than those authorized by this corporations and applicable laws of the State of Florida

Article 4 " Duration"

"Pursuant to the application of 617.0202(1)(c) this corporation, as formed, do not have any definite or indefinite term in duration. However, some other states of operation may require that this corporation state a term of operation within that state, should this be the case the term will be noted as perpetual."

Article 5 "Indemnification/Debt Policy"

Section (A) Debt Policy

Within reason, the person elected or appointed, within Section 3 of Article 7, of these Articles, shall create, an Independent unit, by whatever names, to manage the obligations, issued bonds, debts and the liabilities of this corporation and/or those connected thereof.

Every dollar received, subtracting 4%, shall be placed within a sinking fund account for the payment of any applicable liabilities of the corporation, a request for, bills, due, and other invoices, for payment must be received before the 15th day of each month, for placement upon the calendar of this committee, for review. Payments under two thousand five hundred dollars are mailed or posted on the 1st and 3rd of each month, succeeding the last week of approval. Should the 1st or 3rd fall upon a corporate, National, State, Federal, or weekend, then payment date will either be the next business or payment day or date. At no time shall any debt go over thirty-five million dollars, within any administration year. All funds earned shall be deposit in a central account, divided into four areas, (a) subtracting 2% for management purposes, (b)

subtracting 4% states and regions, (c) subtracting 6% chapters/charters, and (d) others, as developed by those persons listed in Article 7(2)(a) of this corporation, with all reports filed, under seal, to both persons in Section 3 and 4 of Article 7 therein.

Section (B) "Money"

Depending upon the country of operation, the money of this corporation shall be fiat, in all applicable spending and such creation shall be within the standard of the person elected/appointed in Article 7(3) of these Articles.

Section (C) "Indemnification"

Considering the duty awarded in law, this corporation provides for each officer, directors, committee members, agencies, contractors, volunteers and other employees, the chance for indemnification. The person listed within Article 7 Section 5, shall always be indemnified from any acts, deeds, proceedings or other matters, within such persons official duties. All other must seek indemnification, within ten days of the alleged incident or action, of need, to the office of the corporate secretary, with notice to such persons department head or unit leaders. No award shall be given until a full report has been filed with the corporate secretary, upon completion of the filed report, a committee must submit a recommendation to the President and/or all Board of Directors members. At any rate, all indemnification must be granted, denied or other rulings, within one hundred and eighty days, from the date the report is filed.

Article 6 "Incorporator/Principle/Office"

The incorporator of this corporation is Monique A. Collick, as such, and shall be initially located at: 7111 N. Blue Angel Pkwy 8108 Pensacola, FL 32526.

Article 7 " Officers/Directors"

This corporation shall have seven national officers, that are charged with day to day operational affairs of the corporation. Only three shall serve with those upon the Board listed within Section (2)(a) of Article 7, within these Articles.

Section (1) "National Officers"

The national officers of this corporation shall be in two categories (a) and (b), as following:

(1) Category (a): shall be the National Chairman, President and/or the chief executive officers.

(2) Category (b): shall be the National Corporate Treasure, National Corporate Secretary, National Membership Director and the National Director of any National office. Each office, as stated above, shall be define within the bylaws of National Board Directors or unless otherwise stated.

Section (2) "Boards"

Within this corporation there shall be five boards: (a) National Executive Board, (b) National Board of Directors, (c) National Membership Board, (d) Regional Members Board, and (e) State Advisory Board (for each state). All affairs are vested, as required by law, shall be retained by those persons serving in Section (2)(a) of Article 7, within these Articles.

Section 3 "Corporate Treasure"

Within this corporation there shall be a "National Corporate Treasure," whom duties are to manage the affairs of financial relations for this corporation, develop policies related thereof and to maintain any and all records related thereof, for a term., stated within bylaws of this

corporation. Such person term is limited by persons within Section (2)(a) of Article 7 within these Articles.

Section 4 "Corporate Secretary"

Within this corporation there shall be a "National Corporate Secretary," whom duties are to manage, maintain and protect any and all property, papers and other items of records, which shall be inspected, at least twice, annually and reported to those listed within Section (2)(a) of Article 7 within these Articles.

Section 5 "Founders"

Once the corporation become effective, the founder of this corporation/or both shall be the first initial chairman, to wit, shall serve without an election, upon a term of perpetual and one term as president for life. Upon the death of the person, the next of kin or oldest blood child shall be a member of the Board listed in Section (2)(a) of Article 7, within these articles and each person of the Blood thereafter. All reasonable expenses shall be paid for life.

Section 6 "Election"

All person shall be initially appointed by the founder for a term of, not to exceed four years, at which time each members shall be elected by staggered terms with the first half in even years, second in the next old year and every term thereafter. All elected/appointed, are by resolution and executive orders, issued by the President and approved by the National Chairman, except the initial President/Chairman.

Article 8 "Purposes"

The core expressed purpose of this corporation, shall be for the sole, applicable benefit of the underserved communities, in the area of Scientific Community Development. To enact this purpose, this corporation may explore other purposes in the areas of Commercial, Trade Association, Educational, Professional, Civic and Fraternal or other lawful activities that will.

Article 9 "Effective Date"

The effective date of this corporation shall be upon filing of and receiving the (tiled) certificate of Incorporation from the Department of State for Florida.

I the undersigned, a natural person, do certify that the above information within these articles are true and correct, as enacted by the board of incorporators. I do certify under the penalty of perjury that these articles are true and correct form for the formation under the Florida Non for profit corporation act.

SO ORDERED:

Monique A. Collick Date: 7/16/2019
Monique A. Collick,

Incorporator/National Board Member
National Board of Incorporators