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CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

1 CTC REAL ESTATE, INC.	
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	Art of Inc. File
	LTD Partnership File
	Foreign Corp. File
	L.C. File
	Fictitious Name File
	Trade/Service Mark
	Merger File
	Art. of Amend. File
	RA Resignation
	Dissolution / Withdrawal
	Annual Report / Reinstatement
	Cert. Copy
	Photo Copy
	Certificate of Good Standing
	Certificate of Status
	Certificate of Fictitious Name
	Corp Record Search
	Officer Search
	Fictitious Search
Signature	Fictitious Owner Search
	Vehicle Search
	Driving Record
Requested by: BA Date Time	UCC 1 or 3 File
	UCC II Search
	UCC 11 Retrieval
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ARTICLES OF INCORPORATION

OF

1CTC REAL ESTATE, INC.

The undersigned pursuant to applicable provisions of the Florida Not for Profit Corporation Act, hereby adopts the following Articles of Incorporation:

ARTICLE ONE

NAME

The name of this corporation shall be 1CTC Real Estate, Inc. (the "Corporation").

ARTICLE TWO

ADDRESS OF PRINCIPAL OFFICE

The address of the principal office of the Corporation shall be 600 SW 3rd Street, Pompano Beach, Florida 33060.

ARTICLE THREE

PURPOSES AND POWERS

This Corporation is organized exclusively for charitable, religious, and educational purposes, that qualify as exempt purposes under section 501(c)(3) of the Internal Revenue Code or the corresponding provision of any future federal tax code, hereinafter the "Code", including but not limited to:

- a. To operate exclusively for the benefit of OneHope, Inc., a Florida not-for-profit corporation that is exempt from federal income tax under Section 501(c)(3) of the Code and to operate as a Type 1 "supporting organization," within the meaning of Section 509(a)(3) of the Code and the regulations thereunder; and, in furtherance thereof, it shall comply with the Organizational and Operational Tests and Requirements specified in Article Four hereof.
- b. To own property, including real property, tangible, and intangible property, to be operated, invested, and otherwise used for the benefit of or on behalf of OneHope, Inc.

- c. To make distributions to or on behalf of OneHope, Inc. for its religious, charitable, and educational purposes, determined from time to time by the directors of the Corporation, in their sole and exclusive discretion.
- d. To engage in all lawful activities to accomplish the foregoing purposes except as restricted herein.

Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal Income tax under Section 501(c)(3) of the Code or, (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code or (c) that would preclude it from satisfying the requirements of Section 509(a)(3) of the Code.

ARTICLE FOUR

ORGANIZATIONAL AND OPERATIONAL TESTS AND REQUIREMENTS

1. Organizational Test.

- (a) <u>General</u>. These Articles of Incorporation hereby: (i) limit the purposes of the Corporation to one or more of the purposes set forth in Code Section 509(a)(3)(A); (ii) do not expressly empower the Corporation to engage in activities which are not in furtherance of the purposes referred to in subdivision (i) of this paragraph; (iii) state, that the "specified" publicly supported organization on whose behalf this Corporation is to be operated (within the meaning of Reg. 1.509(a)-4(d) is OneHope, Inc., an organization described in section 501(c)(3) of the Code (the "Supported Public Charity"), and such organizations permitted within the meaning of Reg. 1.509(a)-4(d); and (iv) do not empower the Corporation to operate to support or benefit any organization other than the Supported Public Charity and such organizations permitted within the meaning of Reg. 1.509(a)-4(d).
- (b) <u>Purposes</u>. The Corporation is formed "for the benefit of" (within the meaning of Reg. 1.509(a)-4(c)(2) the supported Public Charity and such organizations permitted within the meaning of Reg. 1.509(a)-4(d).
- (c) <u>Limitations</u>. These Articles of Incorporation do not and shall not permit the Corporation to operate to support or benefit any organization other than the Supported Public Charity and such organizations permitted within the meaning of Reg. 1.509(a)-4(d).
- 2. <u>Specified Organizations</u>. The "specified" publicly supported organization on whose behalf the Corporation is to be operated shall be the Supported Public Charity and such organizations permitted within the meaning of Reg. 1.509(a)-4(d).

3. Nondesignated Publicly Supported Organizations.

(a) <u>General</u>. In the event the Corporation shall benefit an organization other than the Supported Public Charity, such organizations shall only be those organizations that are of the class to be benefited by the Supported Public Charity and are consistent with the purposes of the Supported Public Charity.

(b) <u>Scope</u>. These Articles of Incorporation shall (i) permit the substitution of one publicly supported organization within the same class to be benefited by the Supported Public Charity and consistent with the purposes of the Supported Public Charity; (ii) permit the Corporation to operate for the benefit of new or additional publicly supported organizations of the same class to be benefited by the Supported Public Charity and consistent with the purposes of the Supported Public Charity; or (c) permit the Corporation to vary the amount of its support among different publicly supported organizations within the same class as benefited by the Supported Public Charity and consistent with the purposes of the Supported Public Charity.

4. Operational Test.

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- (a) <u>Permissible Beneficiaries</u>. The Corporation shall engage solely in activities which support or benefit the "specified" publicly supported organization on whose behalf the Corporation is to be operated. Such activities may include making payments to or for the use of, or providing services or facilities for, individual members of the charitable class benefited by the "specified" publicly supported organization on whose behalf the Corporation is to be operated; or supporting or benefiting an organization, other than a private foundation, which is described in section 501(c)(3) and is operated, supervised, or controlled directly by or in connection with the "specified" publicly supported organization on whose behalf the Corporation is to be operated, or which is described in section 511(a)(2)(B). No part of the activities of the Corporation shall be in furtherance of a purpose other than supporting or benefiting the "specified" publicly supported organization on whose behalf the Corporation is to be operated.
- (b) <u>Permissible Activities</u>. The Corporation shall not be required to pay over its income to the "specified" publicly supported organization on whose behalf the Corporation is to be operated to meet the operational test. It may satisfy the test by using its income to carry on an independent activity or program which supports or benefits only the "specified" publicly supported organization on whose behalf the Corporation is to be operated; provided, however, that all such support must be limited to permissible beneficiaries under subparagraph (a) of this Article Four.
- 5. <u>Nature of Relationship Between Organizations</u>. The Corporation shall be "operated, supervised or controlled by" the Supported Public Charity.
- 6. <u>Meaning of "Operated, Supervised, or Controlled By"</u>. The Corporation shall be under the direction of, and accountable or responsible to the Supported Public Charity. A majority of the officers, directors, or trustees of the Corporation shall be appointed, elected, or approved by the governing body, members of the governing body, officers acting in their official capacity, or the membership of the Supported Public Charity.

7. Control by Disqualified Persons.

(a) In general. In compliance with section 509(a)(3)(C), the Corporation may not be controlled directly or indirectly by one or more disqualified persons (as defined in section 4946) other than foundation managers and other than the Supported Public Charity. If a person is a disqualified person with respect to the Corporation, such as a substantial contributor to the Corporation, is appointed or designated as a foundation manager of the Corporation by the Supported Public Charity to serve as the representative of the Supported Public Charity, then for purposes of this paragraph such person will be regarded as a disqualified person, rather than as a representative of the Supported Public Charity. An organization will be considered "controlled," for purposes of section 509(a)(3)(C), if the disqualified

persons, by aggregating their votes or positions of authority, may require such organization to perform any act which significantly affects its operation or may prevent such organization from performing such act. This includes, but is not limited to, the right of any substantial contributor or his spouse to designate annually the recipients, of the income attributable to his contribution to the Corporation. Except as provided in subparagraph (b) of this paragraph, the Corporation will be considered to be controlled directly or indirectly by one or more disqualified persons if the voting power of such persons is 50 percent or more of the total veting power of the organization's governing body or if one or more of such persons have the right to exercise vetor power over the actions of the Corporation.

(b) <u>Proof of Independent Control</u>. Notwithstanding subparagraph (a) of this paragraph, the organization is permitted to establish to the satisfaction of the Commissioner of Internal Revenue that the disqualified persons do not directly or indirectly control it.

ARTICLE FIVE

DIRECTORS

The Board of Directors shall be elected as provided for in the Bylaws of the Corporation. The initial directors of the Corporation shall be:

Marwan Rifka 600 SW 3rd Street Pompano Beach, Florida 33060

David Byker 600 SW 3rd Street Pompano Beach, Florida 33060

Rob Hoskins 600 SW 3rd Street Pompano Beach, Florida 33060

ARTICLE SIX

OFFICERS

The officers of the Corporation shall be elected as provided for in the Bylaws of the Corporation. The initial officers of the Corporation shall be:

President: Marwan Rifka

Treasurer: Jon A. Laria

Secretary: Dorian F. Brasington

ARTICLE SEVEN

MEMBERS

The Corporation shall have no members.

ARTICLE EIGHT

TERM OF EXISTENCE

The Corporation shall have perpetual existence.

ARTICLE NINE

BYLAWS

The Bylaws of the Corporation shall be made by the Board of Directors and may be amended, altered, or rescinded by a majority of the Board of Directors, then in office, present at any regular or special meeting called for that purpose, provided that any such amendment shall not be effective unless endorsed by a two-thirds (2/3) affirmative vote of the Board of Directors of OneHope, Inc., at any regular or special meeting, at which a quorum is present.

ARTICLE TEN

AMENDMENTS

Amendments to the Articles of Incorporation shall be adopted by a majority vote of the Board of Directors, then in office, at any regular or special meeting called for that purpose, provided that any such amendment shall not be effective or filed unless endorsed by a resolution adopted by a two-thirds (2/3) affirmative vote of the Board of Directors of OneHope, Inc., at any regular or special meeting, at which a quorum is present.

ARTICLE ELEVEN

REGISTERED AGENT

The registered agent upon whom service of process against this Corporation may be made is Paul R. Alfieri, P.L. The registered agent and the registered agent's office are located at 5114 NW 57 Drive, Coral Springs, Florida 33067.

ARTICLE TWELVE

INCORPORATOR

The name of the incorporator is Paul R. Alfieri, and his address is 5114 NW 57 Drive, Coral Springs, Florida 33067.

ARTICLE THIRTEEN

EARNINGS AND ACTIVITIES

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the Corporation 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 Article Three hereof. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for political office. The Corporation shall not, except in an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes described above.

ARTICLE FOURTEEN

DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, shall dispose of all the assets of the Corporation exclusively to OneHope, Inc. if it is in existence and qualifies as an exempt organization under Section 501(c)(3) of the Code.

If OneHope, Inc. is not in existence at the time of the dissolution of the Corporation or shall no longer be an organization organized and operated exclusively for charitable, religious, educational or scientific purposes as shall qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, then in that event, upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, shall dispose of all the assets of the Corporation exclusively to an organization or organizations organized and operated exclusively for charitable, religious, educational or scientific purposes as shall qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the Board of Directors shall determine or shall be distributed to the federal government, or to a state or local government.

Any such assets not disposed shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the Corporation is located, exclusively for such purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

IN WITNESS WHEREOF I have set my hand and seal, acknowledged, and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this 16th day of March 2021.

Paul R. Alfieri, Incorporator

REGISTERED AGENT CERTIFICATE

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN

THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuance of Chapter 48.091 and 617.0501, Florida Statutes, the following is submitted in compliance

with said statutes:

That 1CTC Real Estate, Inc., having been organized under the laws of the state of Florida Not-

For-Profit Corporation Act, with its principal office, as indicated in the Articles of Incorporation at 600

SW 3rd Street, Pompano Beach, Florida 33060 has named Paul R. Alfieri, P.L. its Registered Agent; and

5114 NW 57 Drive, Coral Springs, Florida 33067 as the place where service of process may be served

within this State.

That this designation has been duly approved by a resolution of the Corporation's Board of

Directors as applicable under Florida Statute.

ACKNOWLEDGMENT:

Having been named to accept service of process for the above stated Corporation, at the place

designated in this certificate, I hereby acknowledge that I am familiar with, and accept to act in this

capacity, and agree to comply with the provision of said Act relative to keeping open said office.

Dated the 16th day of March 2021.

Registered Agent

PAUL R. ALFIERI, P.L.

By:

Paul R. Alfieri, Esq., Member

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