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COVER LETTER

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

CAPITAL TRUST AUTHORITY, INC. SUBJECT:

(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

SSX80 Filing Fee, Certified Copy & Certificate

\$88.50

ADDITIONAL COPY REQUIRED

Bryant Miller Olive P.A. (Attn: Pamela McCrary) FROM:

Name (Printed or typed)

1545 Raymond Diehl Rd., Suite 300

Address

Tallahassee, FL 32308

City, State & Zip

850-222-8611

Daytime Telephone number

dmckinnon@muniad.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

FILED

2022 JUN 16 AM 8: 22

SECRETARY OF STUDE TALLAHASSEE, FL

OF

CAPITAL TRUST AUTHORITY, INC. (a Florida not for profit corporation)

ARTICLE I: NAME.

The name of the corporation shall be Capital Trust Authority, Inc. (the "Corporation").

ARTICLE II: PRINCIPAL PLACE OF BUSINESS.

The principal place of business and mailing address of the Corporation shall be 315 Fairpoint Drive, Gulf Breeze, Florida 32561.

ARTICLE III: CORPORATE PURPOSES AND POWERS.

The Corporation is organized exclusively for the charitable, nonprofit purposes of relieving the burdens of government by (i) assisting in the financing, acquisition, construction, development, equipping, furnishing, renovating, rehabilitating, expanding, maintaining, operating, and/or promoting of certain facilities, intangibles, and Capital Projects, and (ii) providing and establishing Conduit Programs for Borrowers, within the State of Florida and in the jurisdiction of other Public Agencies where the Corporation is authorized to operate.

Capitalized terms used herein and not otherwise defined herein have the meaning ascribed thereto in the Interlocal Agreement dated as of June 6, 2022, as may be amended and supplemented from time-to-time (collectively, the "Enabling Agreement"), between the City of Gulf Breeze, Florida ("Gulf Breeze") and the City of Quincy, Florida.

In order to assist in carrying out its purposes, the Corporation shall have the power to borrow the necessary funds to pay for acquisition, construction, renovation, and/or other

improvements of Capital Projects, the indebtedness for which borrowed money may be evidenced by securities or obligations of the Corporation of any kind or character issued from time to time, which may either be unsecured or secured by any mortgage, deed of trust, or other lien upon any part or all of the funds, properties, and assets, at any time then or thereafter acquired by the Corporation, and to provide (or arrange for the provision of) services necessary for the acquisition, construction, renovation, or other improvements, operations, management, and maintenance of such projects.

Subject to the limitations otherwise set forth in these Articles of Incorporation, the Corporation shall have all of the powers, privileges, and rights necessary or convenient for carrying out the purposes for which the Corporation is formed, and all the benefits, privileges, rights, and powers created, given, extended, or conferred by the provisions of all applicable laws of the State of Florida pertaining to not for profit corporations and any additions or amendments thereto.

ARTICLE IV: MEMBERSHIP.

The Corporation shall have no members.

ARTICLE V: INITIAL REGISTERED AGENT.

The name and street address of the initial registered agent is Denis A. McKinnon, III, 315 Fairpoint Drive, Gulf Breeze, Florida 32561.

ARTICLE VI: DIRECTORS.

The Directors of the Corporation shall be appointed by the City Council of Gulf Breeze (the "City Council"). The Corporation shall have at least three (3) directors, one of whom shall be a member of the City Council, who shall serve as a full voting, ex officio member of the Board. The number of members of the Board of Directors of the Corporation (each, a "Director") which the Corporation may have shall thereafter be determined by the City Council, however in no event shall there be less than three (3) Directors. Directors shall be appointed for such terms as the City Council may determine and shall be subject to removal by the City Council.

ARTICLE VII: BYLAWS.

Bylaws of the Corporation (the "Bylaws") shall be adopted by the Directors and may be altered, amended or rescinded by the Directors in the manner provided in the Bylaws; provided, however, that after the issuance of any securities or obligations of the Corporation, no such amendment shall take effect until a certified copy of a resolution or other official proceeding of the City Council approving such amendment shall have been filed with the Secretary of the Corporation.

ARTICLE VIII: AMENDMENTS.

These Articles of Incorporation may be amended or repealed, in full or in part, by a majority vote at any duly organized meeting of the Board of Directors; provided, however, to the extent permitted by applicable law, after the issuance of any securities or obligations of the Corporation and while any such securities or obligations may be outstanding, the powers, restrictions and limitations set forth herein, may not be amended or rescinded unless necessary to comply with the requirements of applicable law, and no other amendment shall take effect until a certified copy of a resolution or other official proceeding of the City Council approving such amendment shall have been filed with the Secretary of the Corporation.

ARTICLE IX: RESTRICTIONS AND LIMITATIONS.

1. No dividends shall be paid by the Corporation and no part of the net earnings of the Corporation shall enure to the benefit of or be distributable to its directors, 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 provisions set forth in Article III hereof.

2. All net profits of the Corporation (the "Net Profits") shall enure to the benefit of Gulf Breeze, and until such time as Gulf Breeze requests the delivery of some or all of the Net Profits from the Corporation, as further described below, the Corporation shall act as the custodian of the Net Profits on Gulf Breeze's behalf.

3. Notwithstanding the above, the Corporation shall always be the custodian of a minimum amount of Net Profits to accommodate the Corporation's own minimum operating needs (the "Minimum Amount").

4. Beginning in fiscal year 2022-2023, and each fiscal year thereafter, the Corporation shall submit, as part of the Corporation's proposed budget to Gulf Breeze, a proposed Minimum Amount. Gulf Breeze shall adopt the proposed Minimum Amount, unless:

a. the City Council votes to adopt an alternative Minimum Amount;

- b. the City Council makes a factual finding that the alternative Minimum Amount will not have a materially adverse effect on the operations of the Corporation; and
- c. Gulf Breeze gives the Corporation written notice of such alternate Minimum Amount within thirty (30) days of the vote establishing the alternate Minimum Amount.

5. If Gulf Breeze desires that the Corporation deliver any or all of the Net Profits, excluding the Minimum Amount, to Gulf Breeze, the following procedure shall be followed:

- a. The City Council shall vote at a regular or special meeting of the City Council to send a written notice to the Corporation, directing the Corporation to deliver a specified amount from the Net Profits (the "Specified Amount") to Gulf Breeze within sixty (60) days of such vote;
- b. Within thirty (30) days of the delivery of such written notice, the Board of Directors of the Corporation shall hold a meeting to consider recommendations to Gulf Breeze, if any, about the proposed delivery of the Specified Amount to Gulf Breeze;
 - i. If the Board of Directors of the Corporation fails to timely convene a meeting or has no recommendation to Gulf Breeze about the proposed Specified Amount, the Corporation shall deliver the Specified Amount within the time frame set forth in this Section 5; or
 - ii. If the Board of Directors of the Corporation has recommendations to Gulf
 Breeze about the Specified Amount to be delivered to Gulf Breeze, the
 Corporation shall so advise Gulf Breeze in writing of the recommendation
 within ten (10) days after the meeting of the Board of Directors of the
 Corporation;
- c. If written recommendations from the Board of Directors of the Corporation concerning the Specified Amount are timely submitted, the City Council shall consider such recommendations at the City Council's next regularly scheduled

meeting after receipt of said recommendations. The City Council may accept or reject said recommendations, in whole or in part, and shall provide written notice of the City Council decision to the Corporation within ten (10) days of said City Council meeting, and of the Specified Amount, if any, to be delivered to Gulf Breeze by the Corporation, which shall be delivered to Gulf Breeze within thirty (30) days of the said written notice.

6. No compensation of any nature whatsoever may be paid to or for the benefit of any Director, nor shall any compensation or other remuneration be paid to any one as consideration or in exchange for any services rendered to or for the benefit of the Corporation by any Director. The foregoing notwithstanding, the Corporation shall be authorized and empowered to reimburse a Director for actual, reasonable out-of-pocket expenses incurred by a Director while acting in such Director's official capacity on behalf of the Corporation.

;

7. No securities or obligations of the Corporation shall be issued unless there shall have been filed with the Secretary of the Corporation a certified copy of a resolution or other proceedings of the City Council approving the issuance of such securities or obligations.

8. The Corporation shall not participate or intervene to any extent (including the publishing or distribution of statements) in any political campaign for or against any candidate for public office.

9. In the event of dissolution, the residual assets of the Corporation shall be distributed to Gulf Breeze, for public purposes, and none of the assets shall be distributed to any Director of the Corporation.

10. The Corporation shall not, without: (i) the affirmative vote of 100% of the members

of its Board of Directors, and (ii) the prior written consent of the City Council:

- a. Institute a proceeding to be adjudicated insolvent, or consent to the institution of any bankruptcy or insolvency case or proceeding against it, or file or consent to a petition under any applicable federal or state law relating to bankruptcy, seeking the Corporation's liquidation or reorganization or any other relief for the Corporation as debtor, or consent to the appointment of a receiver, liquidator, assignee, trustee, custodian or sequestrator (or other similar official) of the Corporation or a substantial part of its property, or make any assignment for the benefit of creditors, or admit in writing its inability to pay its debts generally as they become due, or take any corporate action in furtherance of any such action;
- b. Amend, alter, change or repeal Article III hereof or this Article IX;
- c. Engage in any business or activity other than as expressly authorized by Article III hereof; or
- d. Consolidate with or merge into any other entity or convey, transfer or lease its properties or assets substantially as an entirety to another entity, or permit any entity to merge into the Corporation or convey, transfer or lease its properties and assets substantially as an entirety to the Corporation.

ARTICLE X: INCORPORATOR.

The incorporator of the Corporation is Denis A. McKinnon, III, whose address is 315

Fairpoint Drive, Gulf Breeze, Florida 32561.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of

Incorporation on this 16th day of June, 2022.

:

DENISĂ. MCKINNON, III

STATE OF FLORIDA

COUNTY OF SANTA ROSA :

Notary Public; State of Florida Print Name: 0 My Commission Expires: My Commission No.: HUM HUM AL BONGOO

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE FOR CAPITAL TRUST AUTHORITY, INC.

Pursuant to the provisions of Section 617.0501, Florida Statutes, CAPITAL TRUST AUTHORITY, INC., a corporation not for profit organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office in the State of Florida.

1. The name of the corporation is: Capital Trust Authority, Inc.

2. The name and address of the registered agent and office is:

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Denis A. McKinnon, III 315 Fairpoint Drive, Gulf Breeze Florida 32561

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby certify the appointment as the registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Dated this 16th day of June, 2022.

Denis A. McKinnon, III

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Denis A. McKinnon, III Its: Executive Director