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FLORIDA PROFIT/NON PROFIT CORPORATION PINEDA POINT GP, INC.

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THE ARTICLES OF INCORPORATION OF PINEDA POINT GP, INC.

I, the undersigned, being the Incorporator of PINEDA POINT GP, INC., a Florida not-for-profit corporation, hereby file the following Articles of Incorporation that comply with the requirements of Florida Statutes Chapter 617 (Florida Not-For-Profit Corporation Act):

ARTICLE I. NAME

The name of the Corporation is PINEDA POINT GP, INC., a Florida not for profit corporation (hereinafter the "Corporation").

ARTICLE II- REGISTERED OFFICE AND AGENT AND PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The registered office of the Corporation shall be located at Fifth Third Plaza, 201 East Kennedy Boulevard, Suite 600, Tampa, Florida 33602, and the initial registered agent of the Corporation at that address shall be Bernice S. Saxon, Esquire.

The principal place of business and the mailing address of the Corporation shall be: PINEDA POINT GP, INC., 828 Stone Street, Cocoa, Florida 32922.

ARTICLE III - PURPOSES AND POWERS

The general nature of the objects, purposes, powers and limitations of the Corporation shall be as follows:

- (a) to provide and develop affordable housing opportunities for and to engage in or assist in the development or operation of affordable housing for persons of low and moderate income, including families, elderly and/or handicapped persons primarily located in, but not limited to Cocoa, Florida and also developments in the surrounding areas;
- (b) to act as an instrumentality of the Housing Authority of the City of Cocoa (hereinafter the "Authority") and solicit funds on its behalf to benefit and support the programs and goals of the Authority;
- (c) to operate in any manner for such nonprofit, charitable and/or educational purposes as will quality the Corporation as a charitable organization exempt from federal income tax under Internal Revenue Code Section 501(c)(3);
- (d) to accept a substantial part of its support (exclusive of income received in the exercise or performance by such organization of its charitable, educational or other purpose or function constituting the basis for its exemption) from a governmental unit or from direct or indirect contributions from the general public, the Corporation's organizers, corporations, foundations, and any other public or private sources;
- (e) to generally perform any function necessary to engage in any lawful purpose or purposes not for pecuniary profit;
- (f) no part of the earnings of the Corporation shall inure to the benefit of or be distributable to its members, officers or other private persons, except that the Corporation may be authorized and

empowered to pay reasonable compensation for services rendered and products purchased and to make payments and distributions in furtherance of the purposes hereinafter set forth. 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 any candidate for public office;

- (g) notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or (ii) by an organization, contributions to which are deductible under Section 170(c)(2) of such Code as it now exists or as it may be amended;
- (h) the Corporation will distribute its income for each tax year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, or corresponding section of any other federal tax code;
- (i) the Corporation will not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code without providing for fair, adequate, and reasonable compensation;
- (j) the Corporation will not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code of 1986, or corresponding section of any future (ederal tax code;
- (k) the Corporation will not make any investments in such manner as to subject it to lax under Section 4944 of the Internal Revenue Code of 1986, or corresponding section of any fixture federal tax code; and
- (l) the Corporation will not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code.

The Corporation shall have the power to:

- (a) have succession by its corporate name for the period set forth in its Articles of Incorporation;
- (b) sue and be sued and appear and defend in all actions and proceedings in its corporate name to the same extent as a natural person;
- (c) adopt and use a common corporate seal and after the same provided, however, that such seal shall always contain the words "not for profit corporation":
- (d) elect or appoint such officers and agents as its affairs shall require and allow them reasonable compensation, if so voted by a majority of the Directors of the Corporation;
- (e) adopt, change, amend and repeal bylaws, not inconsistent with law or its Articles of Incorporation, for the administration of the affairs of the Corporation and the exercise of its corporate powers;
- (f) make contracts and mour liabilities, borrow money at such rates of interest as the Corporation may determine, issue notes, bonds and other obligations, and secure any of its obligations by mortgage and pledge of all or any of its property, franchises or income;
- (g) conduct its affairs, carry on its operations, and have offices and exercise the powers granted herein in any state, territory, district or possession of the United States or any foreign country;
- (h) purchase, take, review, lease, take by gift, devise or bequest, or otherwise acquire, own, hold, improve, use or otherwise deal in and with real or personal property, or any interest therein, wherever situated;
- (i) acquire, enjoy, utilize and dispose of patents, copyrights and trademarks and any licenses and other rights or interests thereunder or therein;
 - (i) sell, convey, mortgage, pledge, lease, exchange, transfer or otherwise dispose of all or

any part of its property and assets:

- (k) purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, piedge or otherwise dispose of and otherwise use and deal in and with, shares and other interest in, or obligations of other domestic or foreign corporations, whether for profit or not for profit, associations, partnerships or individuals, or direct or indirect obligations of the United States, or of any other government, state, territory, governmental district, municipality, or of any instrumentality thereof;
- (l) lend money for its corporate purposes, invest and reinvest its funds and take and hold real and personal property as security for the payment of funds so loaned or invested;
- (m) make donations and work together with public or private entities to encourage and facilitate the provision of affordable housing opportunities to persons and families of low and moderate income, for the public welfare, and for religious, charitable, scientific, educational or other similar purposes;
- (n) have and exercise all powers necessary or convenient to effect any or all of the purposes for which the Corporation is organized; and
- (o) the above stated powers shall in no way be a limitation of those corporate powers set forth in Florida Statutes §617.0302 (Florida Not For Profit Corporation Act) which powers are included herein by reference.

ARTICLE IV - MEMBERS

The Corporation shall have no members and no stockholders.

ARTICLE V - EXISTENCE

The existence of the Corporation shall be perpetual.

ARTICLE VI - DIRECTORS

The affairs of the Corporation shall be managed by the Board of Directors, which initially shall consist of the following five (5) members:

NAME
Joe C. Robinson

ADDRESS
828 Stone Street

Cocoa, Florida 32922

Thomas Cole 828 Stone Street

Cocoa, Florida 32922

Chenita Joiner 828 Stone Street

Cocoa, Florida 32922

Marian Jackson 828 Stone Street

Cocoa, Florida 32922

Clinton Warner

828 Stone Street Cocoa, Florida 32922

The number of Directors may be raised or lowered to correspond to the number who serve on the Board of Commissioners of the Housing Authority of the City of Cocoa, Florida (the "Authority"), but shall in no case be less than three (3). The Board of Directors must be composed of the then current Board of Commissioners of the Authority, and any and all members of the Board of Directors are only eligible to serve as long as they are current Board members of the Authority.

ARTICLE VII- BYLAWS

The bylaws of the Corporation shall be made and adopted by the Board of Directors and may be amended, altered or rescinded by a majority of the entire Board of Directors present at any regular or special meeting called for that purpose.

ARTICLE VIII- DISSOLUTION

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purpose of the Corporation by transferring such assets to any charitable, scientific, religious or educational organization as shall at the time quality as an exempt organization or organizations under Section 501(c)(3) of the internal Revenue Code of 1986 (or the corresponding provision of any future United States Revenue Law), or to any governmental or other entities with purposes similar to the Corporation's, such disposition to be as the Board of Directors shall determine. Any assets remaining after such disposition by the Board of Directors shall be disposed of by the Circuit Court of the county in which the Corporation's principal offices are located, pursuant to the procedures for judicial dissolution, Florida Statutes Section 617.1431.

ARTICLE IX - INCORPORATOR(S)

The name and address of the Incorporator of these Articles of Incorporation is as follows:

NAME Herbert Hemandez ADDRESS 828 Stone Street Cocoa, Florida 32922

ARTICLE X - AMENDMENTS Amendments to the Articles of Incorporation shall be adopted by a majority of the entire Board of Directors at any regular or special meeting called for that purpose.
IN WITNESS OF THE FOREGOING, I hereby set my hand this 29 day of November , 2022.
PINEDA POINT GP, INC.
By: Herbert Hernandez, President/Secretary

STATE OF FLORIDA COUNTY OF BREVARD

The foregoing instrument was acknowledged before me to colline notarization this <u>AA</u> day of <u>NOVEMBER</u> 2022, but the foregoing Articles of Incorporation as President/Secretary of the foregoing articles are the foregoing that the foregoing instrument was acknowledged before me to continue the foregoing instrument was acknowledged before me to continue the foregoing instrument was acknowledged before me to continue the foregoing instrument was acknowledged before me to continue the foregoing instrument was acknowledged before me to continue the foregoing instrument was acknowledged before the foregoing in the foregoing in the foregoing in the foregoing instrument was acknowledged by the foregoin	y Herbert Hornandez, and he executed PINEDA POINT GP, INC., who is
personally known to me or who has provided	as identification.
DSBAA «RUFGE» Motary Public - State of Florica - Commission a GC 161957 My Comm. Explies Aug 26, 2013 Bonese through Hational Notary Asin.	Notary Public, State of Florida DEBRA KRUEGER Print, Type or Stamp Name

CERTIFICATE

That PINEDA POINT OP, INC., desiring to organize under the laws of the State of Florida, with its principal office at 828 Stone Street, City of Cocoa, County of Brevard, State of Florida 32922, has named Bernice S. Saxon, Esq., located at Fifth Third Plaza, 201 East Kennedy Boulevard, Suite 600, City of Tampa, County of Hillsborough, State of Florida 33602, as its registered agent to accept service of process within this State.

ACKNOWLEDGMENT

Having been named to accept service of process for the above-named Corporation, at the place designated in this Certificate the undersigned agrees to act in this capacity and agrees to comply with the provisions of Florida law relative to keeping designated office open.

BERNICE S. SAXON, ESQ.