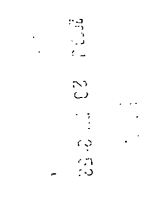
P22 0000 893 8P

	(Reque	stor's Name)	
	(Addre	ss)	
	(Addre	ss)	
		,	
	(City/S	tate/Zip/Phone	#)
PICK-UP)	WAIT	MAIL
	(Busine	ess Entity Name	e)
	(Docur	ment Number)	
	,	,	
Certified Copies		Certificates	s of Status
Special Instructions to	Filing C	Officer;	
L			

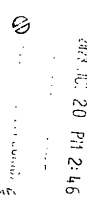
Office Use Only



500412441745



07/20/23--01001--024 **35.00



ARTICLES OF AMENDMENT

TO

ARTICLES OF INCORPORATION

OF

NATIONAL COMMUNITY FUNDING CORPORATION (A FLORIDA PROFIT CORPORATION)

PURSUANT TO THE PROVISIONS OF SECTION 607,1006, FLORIDA STATUTES, THIS FLORIDA PROFIT CORPORATION ADOPTS TO FOLLOWING AMENDMENT(S) TO ITS ARTICLES OF INCORPORATION:

ARTICLE I: NAME CHANGE

SECTION 1.01 NAME: THE NAME OF THE CORPORATION SHALL BE:

NATIONAL COMMUNITY FUNDING CORPORATION - FLORIDA REGIONAL HEADQUARTERS

ARTICLE II: OFFICES

SECTION 2.01 OFFICES: THE CORPORATION SHALL HAVE ITS PRINCIPAL OFFICE IN THE STATE OF FLORIDA AND MAY HAVE SUC OTHER OFFICES AND PLACES OF BUSINESS WITHIN OR WITHOUT THE STATE OF FLORIDA AND/OR NATIONWIDE AS THE BOARD OF DIRECTORS MAY FROM TIME TO TIME DETERMINE OR THE BUSINESS OF THE CORPORATION MAY REQUIRE.

CHANGE THE PRINCIPAL OFFICE LOCATION OF THIS CORPORATION TO: 301 WEST BAY STREET, JACKSONVILLE, DUVAL, FLORIDA, USA, 32202

CHANGE THE PRINCIPAL MAILING ADDRESS OF THIS CORPORATION TO: 450054 FLORIDA STATE ROAD 200, BOX 1832, CALLAHAN, NASSAU, FLORIDA, USA, 32011

ARTICLE III: PURPOSE

SECTION 3.01 PURPOSE: THIS CORPORATION IS ORGANIZED FOR THE PURPOSES OF TRANSACTING ANY AND ALL BUSINESS FOWHICH CORPORATIONS MAY BE INCORPORATED UNDER, PURSUANT TO FLORIDA STATUTES (N.S.). (PROFIT) INCLUDING, BUT NO LIMITED TO, THE DEVELOPMENT OF, THE INVESTMENT IN AND MANAGEMENT OF, ANY LAWFUL BUSINESS IN, BUT NOT LIMITED, THE STATE OF FLORIDA.

O

ARTICLE V: STOCKHOLDERS

SECTION 5.01 STOCKHOLDERS: THE STOCKHOLDERS OF THE CORPORATION SHALL BE:

NATIONAL COMMUNITY FUNDING CORPORATION – FLORIDA REGIONAL HEADQUARTERS		30%
NA	ATIONAL COMMUNITY DEVELOPMENT CORPORATION - HOLDINGS	70%

SECTION 5.01 PLACE OF MEETINGS:

MEETINGS OF STOCKHOLDERS FOR ANY PURPOSE MAY BE HELD AT SUCH PLACE OR PLACES, EITHER WITHIN C WITHOUT THE STATE OF FLORIDA, AS SHALL BE DESIGNATED BY THE BOARD OF DIRECTORS, OR BY THE CHAIRPERSC WITH RESPECT TO MEETINGS CALLED BY HIM/HER.

SECTION 5.02 MONTHLY MEETINGS:

THE MONTHLY MEETINGS OF STOCKHOLDERS SHALL BE HELD ON THE FIFTH DAY OF EACH MONTH. AT SUCH MEETING THE STOCKHOLDERS SHALL ELECT A BOARD OF DIRECTORS AND TRANSACT SUCH OTHER BUSINESS AS MAPPROPERLY COME BEFORE THE MEETING.

SECTION 5.03 SPECIAL MEETINGS:

SPECIAL MEETINGS OF STOCKHOLDERS MAY BE CALLED AT ANY TIME BY THE BOARD OF DIRECTORS OR BY THE CHAIRPERSON AND SHALL BE CALLED BY THE SECRETARY AT THE REQUEST OF STOCKHOLDERS OWNING A MAJORI'I OF THE SHARES OF THE CORPORATION THEN OUTSTANDING AND ENTITLED TO VOTE.

SECTION 5.04 NOTICE OF MEETINGS:

WRITTEN NOTICE OF THE MONTHLY MEETING OR ANY SPECIAL MEETINGS OF STOCKHOLDEERS SHALL BE GIVEN TO EACH STOCKHOLDER ENTITLED TO VOTE THEREAT, NOT LESS THAN TEN (10) DAYS NOR MORE THAN TWENTY (20) DAY PRIOR TO THE MEETING, EXCEPT AS OTHERWISE REQUIRED BY STATUTE, AND SHALL STATE THE TIME AND PLACE AND, IN THE CASE OF A SPECIAL MEETING, THE PURPOSE OR PURPOSES OF THE MEETING, NOTICE NEED NOT BE GIVE HOWEVER, TO ANY STOCKHOLDER WHO SUBMITS A SIGNED WAIVER OF NOTICE, BEFORE OR AFTER THE MEETING, CONTINUED THE MEETING IN PERSON OR BY PROXY WITHOUT OBJECTING TO THE TRANSACTION OF BUSINESS.

SECTION 5.05 QUORUM:

AT ALL MEETINGS OF STOCKHOLDERS, THE HOLDERS OF A MAJORITY OF THE STOCK ISSUED AND OUTSTANDING AN ENTITLED TO VOTE THEREAT, PRESENT IN PERSON OR REPRESENTED BY PROXY, SHALL CONSTITUTE A QUORUM FOR THE TRANSACTION OF BUSINESS, EXCEPT AS OTHERWISE PROVIDED BY STATUTE, THE CERTIFICATE OF INCORPORATION OR THESE ARTICLES. WHEN A QUORUM IS ONCE PRESENT TO ORGANIZE A MEETING, IT IS NOT BROKEN BY THE SUBSEQUENT WITHDRAWAL OF ANY STOCKHOLDER.

CONTINUED

SECTION 5.06 VOTING:

AT ALL MEETINGS OF STOCKHOLDERS, EACH STOCKHOLDER HAVING THE RIGHT TO VOTE THEREAT MAY VOTE PERSON OR BY PROXY, AND, UNLESS OTHERWISE PROVIDED IN THE CERTIFICATE OF INCORPORATION OR IN AN RESOLUTION PROVIDING FOR THE ISSUANCE OF ANY CLASS OR SERIES OF STOCK ADOPTED BY THE BOARD (DIRECTORS PURSUANT TO AUTHORITY VESTED IN THE BOARD BY THE CERTIFICATE OF INCORPORATION, SHALL HAV ONE VOTE FOR EACH SHARE OF STOCK REGISTERED IN HIS NAME. ELECTION OF DIRECTORS SHALL BE BY WRITTE BALLOT. WHEN A QUORUM IS ONCE PRESENT AT ANY MEETING OF STOCKHOLDERS, A MAJORITY OF THE VOTES CAS WHETHER IN PERSON OR REPRESENTED BY PROXY, SHALL DECIDE ANY OUESTION OR PROPOSED ACTION BROUGH BEFORE SUCH MEETING, EXCEPT FOR THE ELECTION OF DIRECTORS, WHO SHALL BE ELECTED BY A PLURALITY OF TH VOTES CAST, OR UNLESS THE QUESTION OR ACTION IS ONE UPON WHICH A DIFFERENT VOTE IS REQUIRED BY EXPRES PROVISION OF STATUTE, THE CERTIFICATE OF INCORPORATION OR THESE ARTICLES OR AN AGREEMENT AMON STOCKHOLDERS, IN WHICH CASE SUCH PROVISION SHALL GOVERN THE VOTE ON THE DECISION OF SUCH QUESTIC OR ACTION.

SECTION 5.07 ADJOURNED MEETINGS:
ANY MEETING OF STOCKHOLDERS MAY BE ADJOURNED TO A DESIGNATED TIME AND PLACE BY A VOTE OF A MAJORIT IN INTEREST OF THE STOCKHOLDERS PRESENT IN PERSON OR BY PROXY AND ENTITLED TO VOTE, EVEN THOUGH LE THAN A QUORUM IS PRESENT, OR BY THE CHAIRPERSON IF A QUORUM OF STOCKHOLDERS IS NOT PRESENT. NO NOTIC OF SUCH ADJOURNED MEETING NEED BE GIVEN, OTHER THAN BY ANNOUNCEMENT AT THE MEETING AT WHIC ADJOURNMENT IS TAKEN, AND ANY BUSINESS MAY BE TRANSACTED AT THE ADJOURNED MEETING WHICH MIGH HAVE BEEN TRANSACTED AT THE MEETING AS ORIGINALLY CALLED. HOWEVER, IF SUCH ADJOURNMENT IS FOR MOR THAN THIRTY DAYS, OR IF AFTER SUCH ADJOURNMENT A NEW RECORD DATE IS FIXED FOR THE ADJOURNED MEETING A NOTICE OF THE ADJOURNED MEETING SHALL BE GIVEN TO EACH STOCKHOLDER OF RECORD ENTITLED TO VOTE A SUCH MEETING.

SECTION 5.08 ACTION BY WRITTEN CONSENT OF STOCKHOLDERS:

ANY ACTION OF THE STOCKHOLDERS REQUIRED OR PERMITTED TO BE TAKEN AT ANY REGULAR OR SPECIAL MEETIN THEREOF MAY BE TAKEN WITHOUT ANY SUCH MEETING, NOTICE OF MEETING OR VOTE IF A CONSENT IN WRITIN SETTING FORTH THE ACTION THEREBY TAKEN IS SIGNED BY THE HOLDERS OF OUTSTANDING STOCK HAVING NOT LE: THAN THE NUMBER OF VOTES THAT WOULD HAVE BEEN NECESSARY TO AUTHORIZE SUCH ACTION AT A MEETING A WHICH ALL SHARES ENTITLED TO VOTE WERE PRESENT AND VOTED. PROMPT NOTICE OF THE TAKING OF ANY SUC ACTION SHALL BE GIVEN TO ANY STOCKHOLDERS ENTITLED TO VOTE WHO HAVE NOT SO CONSENTED IN WRITING.

SECTION 5.09 STOCKHOLDERS OF RECORD:

THE STOCKHOLDERS FROM TIME TO TIME ENTITLED TO NOTICE OF OR TO VOTE AT ANY MEETING OF STOCKHOLDER OR ANY ADJOURNMENT THEREOF, OR TO EXPRESS CONSENT TO ANY CORPORATE ACTION WITHOUT A MEETING, C ENTITLED TO RECEIVE PAYMENT OF ANY DIVIDEND OR OTHER DISTRIBUTION OR THE ALLOTMENT OF ANY RIGHTS, C ENTITLED TO EXERCISE ANY RIGHTS IN RESPECT OF ANY CHANGE, CONVERSION OR EXCHANGE OF STOCK OR FOR TH PURPOSE OF ANY OTHER LAWFUL ACTION, SHALL BE THE STOCKHOLDERS OF RECORD AS OF THE CLOSE OF BUSINES ON A DATE FIXED BY THE BOARD OF DIRECTORS AS THE RECORD DATE FOR ANY SUCH PURPOSE. SUCH A RECOR DATE SHALL NOT PRECEDE THE DATE UPON WHICH THE RESOLUTION FIXING THE RECORD DATE IS ADOPTED BY THE BOARD OF DIRECTORS, AND SHALL NOT, WITH RESPECT TO STOCKHOLDER MEETINGS, BE MORE THAN SIXTY DAY NOR LESS THAN TEN DAYS BEFORE THE DATE OF SUCH MEETING, OR, WITH RESPECT TO STOCKHOLDER CONSENT MORE THAN TEN DAYS AFTER THE DATE UPON WHICH THE RESOLUTION FIXING THE RECORD DATE IS ADOPTED E THE BOARD OF DIRECTORS.

IF THE BOARD OF DIRECTORS DOES NOT FIX A RECORD DATE, (I) THE RECORD DATE FOR THE DETERMINATION (STOCKHOLDERS ENTITLED TO NOTICE OF OR TO VOTE AT A MEETING OF STOCKHOLDERS SHALL BE AS OF THE CLOS OF BUSINESS ON THE DAY NEXT PRECEDING THE DAY ON WHICH NOTICE OF SUCH MEETING IS GIVEN, OR, IF NOTICE WAIVED AS PROVIDED HEREIN, ON THE DAY NEXT PRECEDING THE DAY ON WHICH THE MEETING IS HELD; (II) THE RECORD DATE FOR DETERMINING STOCKHOLDERS ENTITLED TO EXPRESS CONSENT TO CORPORATE ACTION WRITING WITHOUT A MEETING, WHERE NO PRIOR ACTION BY THE BOARD OF DIRECTORS IS NECESSARY, SHALL BE THE

CONTINUED

CLOSE OF BUSINESS ON THE DAY ON WHICH THE FIRST SIGNED WRITTEN CONSENT SETTING FORTH THE ACTION TAKE OR PROPOSED TO BE TAKEN IS DELIVERED TO THE CORPORATION: AND (III) THE RECORD DATE FOR DETERMININ STOCKHOLDERS FOR ANY OTHER PURPOSE SHALL BE AT THE CLOSE OF BUSINESS ON THE DAY ON WHICH THE RESOLUTION OF THE BOARD OF DIRECTORS RELATING THERETO IS ADOPTED.

SECTION 5.10 STOCKHOLDERS AGREEMENT:

SHOULD THE CORPORATION AT ANY TIME, OR FROM TIME TO TIME, BE PARTY TO A STOCKHOLDER'S AGREEMENT IN THE STOCKHOLDER'S AGREEMENT IN THE STOCKHOLDER'S AGREEMENT IN THE EVENT OF ANY CONFLICT BETWEEN ANY PROVISION OF SUCH STOCKHOLDER'S AGREEMENT AN ANY PROVISION OF THESE ARTICLES, SUCH CONFLICTING PROVISION OF THE STOCKHOLDER'S AGREEMENT SHALL INCORPORATED HEREIN AS AN ARTICLE AND SHALL CONTROL.

SECTION 5.11 CERTIFICATES:

UNLESS OTHERWISE PROVIDED PURSUANT TO THE GENERAL CORPORATION LAW OF THE STATE OF FLORIDA, TI SHARES OF STOCK OF THE CORPORATION SHALL BE REPRESENTED BY CERTIFICATES, AS PROVIDED BY THE GENERAL CORPORATION LAW OF THE STATE OF FLORIDA. THEY SHALL BE NUMBERED AND ENTERED IN THE BOOKS OF THE CORPORATION AS THEY ARE ISSUED.

SECTION 5.12 LOST OR DESTROYED CERTIFICATES:

THE BOARD OF DIRECTORS MAY IN ITS DISCRETION AUTHORIZE THE ISSUANCE OF A NEW CERTIFICATE (CERTIFICATES IN PLACE OF ANY CERTIFICATE OR CERTIFICATES THERETOFORE ISSUED BY THE CORPORATIO ALLEGED TO HAVE BEEN LOST, STOLEN OR DESTROYED. AS A CONDITION OF SUCH ISSUANCE, THE BOARD (DIRECTORS MAY REQUIRE, EITHER GENERALLY OR IN EACH CASE, THE RECORD HOLDER OF SUCH CERTIFICATES, (HIS LEGAL REPRESENTATIVE, TO FURNISH AN AFFIDAVIT SETTING FORTH THE FACTS OF SUCH ALLEGED LOSS, THE OR DESTRUCTION, TOGETHER WITH PROOF OF ADVERTISEMENT OF THE ALLEGED LOSS, THEFT OR DESTRUCTION, AN A BOND WITH SUCH SURETY AND IN SUCH FORM AND AMOUNT AS THE BOARD MAY SPECIFY INDEMNIFYING TICORPORATION, ANY TRANSFER AGENT AND REGISTRAR AGAINST ANY CLAIM AGAINST ANY OF THEM RELATING SUCH LOST, STOLEN OR DESTROYED CERTIFICATES.

SECTION 5.13 TRANSFER OF SHARES:

UPON SURRENDER TO THE CORPORATION OR THE TRANSFER AGENT OF THE CORPORATION OF A GERTIFICATE FC SHARES OR OTHER SECURITIES OF THE CORPORATION DULY ENDORSED OR ACCOMPANIED BY PROPER EVIDENCE (SUCCESSION, ASSIGNMENT OR AUTHORITY TO TRANSFER, THE CORPORATION SHALL ISSUE A NEW CERTIFICATE THE PERSON ENTITLED THERETO, AND CANCEL THE OLD CERTIFICATE, EXCEPT TO THE EXTENT THE CORPORATION (SUCH TRANSFER AGENT MAY BE PREVENTED FROM SO DOING BY LAW, BY THE ORDER OR PROCESS, OF ANY COURT (COMPETENT JURISDICTION, OR UNDER ANY VALID RESTRICTION ON TRANSFER IMPOSED BY THE CERTIFICATE (INCORPORATION, THESE BY-LAWS, OR AGREEMENT OF SECURITY HOLDERS. EVERY SUCH TRANSFER SHALL ENTERED ON THE TRANSFER BOOKS OF THE CORPORATION. THE CORPORATION SHALL BE ENTITLED TO TREAT THOLDER OF RECORD OF ANY SHARE OR OTHER SECURITY OF THE CORPORATION AS THE HOLDER IN FACT THERE (AND SHALL NOT BE BOUND TO RECOGNIZE ANY EQUITABLE OR OTHER CLAIM TO OR INTEREST IN SUCH SHARE (SECURITY ON THE PART OF ANY OTHER PERSON WHETHER OR NOT IT SHALL HAVE EXPRESS OR OTHER NOTIC THEREOF, EXCEPT AS EXPRESSLY PROVIDED BY LAW.

CONTINUED

ARTICLE VI: DIRECTORS SECTION 6.01 BOARD OF DIRECTORS:

REMOVE DIRECTOR, KEITH R. ELLIOTT 151 PRINCE ALBERT AVENUE, ST JOHNS, FL 32259

ADD

CHAIRMAN. ALLEN L. KINMAN, PRESIDENT & CHIEF EXECUTIVE OFFICER, A L KINMAN COMPANY?

DIRECTOR, TABATHA D M CANNON, PRESIDENT & CHIEF EXECUTIVE OFFICER, T D M CANNON COMPANY

DIRECTOR, KEITH R ELLIOTT, PRESIDENT & CHIEF EXECUTIVE OFFICER, K R ELLIOTT COMPANY

DIRECTOR, WARREN K LONG, PRESIDENT & CHIEF EXECUTIVE OFFICER, W K LONG COMPANY

DIRECTOR, NICHOLAS A. MCABEE, PRESIDENT & CHIEF EXECUTIVE OFFICER, N. A. MCABEE COMPANY

THE MANAGEMENT OF THE AFFAIRS, PROPERTY AND BUSINESS OF THE CORPORATION SHALL BE VESTED IN A BOA OF DIRECTORS, THE MEMBERS OF WHICH NEED NOT BE STOCKHOLDERS. IN ADDITION TO THE POWER AND AUTHORI EXPRESSLY CONFERRED UPON IT BY THESE ARTICLES, BY-LAWS AND THE CERTIFICATE OF INCORPORATION, T BOARD OF DIRECTORS MAY TAKE ANY ACTION AND DO ALL SUCH LAWFUL ACTS AND THINGS ON BEHALF OF T CORPORATION AND AS ARE NOT BY STATUTE OR BY THE CERTIFICATE OF INCORPORATION OR THE BY-LA' REQUIRED TO BE TAKEN OR DONE BY THE STOCKHOLDERS.

SECTION 6.02 NUMBER:

THE MAXIMUM NUMBER OF DIRECTORS SHALL BE THIRTEEN (13) AND SJALL NOT BE ADJUSTED.

SECTION 6.03 ELECTION AND TERM OF DIRECTORS:

AT EACH ANNUAL MEETING OF THE STOCKHOLDERS, THE STOCKHOLDERS SHALL ELECT DIRECTORS TO HOLD OFFI UNTIL THE NEXT ANNUAL MEETING. EACH DIRECTOR SHALL HOLD OFFICE UNTIL THE EXPIRATION OF SUCH TERM A: UNTIL HIS SUCCESSOR, IF ANY, HAS BEEN ELECTED AND QUALIFIED, OR UNTIL HIS EARLIER RESIGNATION REMOVAL.

SECTION 6.04 MONTHLY MEETINGS:

THE BOARD OF DIRECTORS SHALL MEET MONTHLY. EVERY MONTHLY MEETING SHALL BE HELD ON THE 5TH DAY EACH MONTH TO DISCUSS PAST, CURRENT AND FUTURE BUSINESS. NO PRIOR NOTICE SHALL BE REQUIRED FOR T MONTHLY MEETINGS OF THE BOARD OF DIRECTORS.

SECTION 6.05 SPECIAL MEETINGS:

THE BOARD OF DIRECTORS MAY CALL SPECIAL MEETINGS. SPECIAL MEETINGS MAY BE CALLED BY THE CHAIRPERSO SPECIAL MEETINGS MAY BE HELD AT ANY TIME ON ANY DAY. NO PRIOR NOTICE SHALL BE REQUIRED FOR THE SPECIAL MEETINGS OF THE BOARD OF DIRECTORS.

SECTION 6.06 ANNUAL MEETINGS:

THE BOARD OF DIRECTORS SHALL MEET PROMPTLY AFTER THE ANNUAL MEETING OF STOCKHOLDERS. NO NOTI SHALL BE REQUIRED FOR THE ANNUAL MEETINGS OF THE BOARD OF DIRECTORS.

SECTION 6.07 PLACE OF MEETINGS:

THE BOARD OF DIRECTORS MAY HOLD ITS MEETINGS, REGULAR OR SPECIAL, AT SUCH PLACES, EITHER WITHIN WITHOUT THE STATE OF FLORIDA, AS IT MAY FROM TIME TO TIME DETERMINE OR AS SHALL BE SET FORTH IN A NOTICE OF SUCH MEETING. ANY MEETING OF THE BOARD OF DIRECTORS MAY BE HELD BY MEANS OF CONFEREN TELEPHONE OR SIMILAR COMMUNICATIONS EQUIPMENT WHEREBY ALL PERSONS PARTICIPATING IN THE MEETING AND HEAR EACH OTHER, AND SUCH PARTICIPATION SHALL CONSTITUTE PRESENCE AT THE MEETING.

CONTINUED

SECTION 6.08 ADJOURNED MEETINGS:

A MAJORITY OF THE DIRECTORS PRESENT, WHETHER OR NOT A QUORUM, MAY ADJOURN ANY MEETING OF THE BOAF OF DIRECTORS TO ANOTHER TIME AND PLACE. NOTICE OF SUCH ADJOURNED MEETING NEED NOT BE GIVEN IF TIME AND PLACE THEREOF ARE ANNOUNCED AT THE MEETING AT WHICH THE ADJOURNMENT IS TAKEN.

SECTION 6.09 QUORUM OF DIRECTORS:

A MAJORITY OF ALL THE DIRECTORS SHALL CONSTITUTE A QUORUM FOR THE TRANSACTION OF BUSINESS. THE TOTAL NUMBER OF DIRECTORS MEANS THE NUMBER OF DIRECTORS THE CORPORATION WOULD HAVE IF THERE WERE I VACANCIES.

SECTION 6.10 ACTION OF THE BOARD OF DIRECTORS:

THE VOTE OF A MAJORITY OF THE DIRECTORS PRESENT AT A MEETING AT WHICH A QUORUM IS PRESENT SHALL THE ACT OF THE BOARD OF DIRECTORS, UNLESS THE QUESTION OR ACTION IS ONE UPON WHICH A DIFFERENT VOTE REQUIRED BY EXPRESS PROVISION OF STATUTE, THE CERTIFICATE OF INCORPORATION OR THESE BY-LAWS, IN WHICH CASE SUCH PROVISION SHALL GOVERN THE VOTE ON THE DECISION OF SUCH QUESTION OR ACTION. EACH DIRECTOR PRESENT SHALL HAVE ONE VOTE.

SECTION 6.11 ACTION BY WRITTEN CONSENT OF DIRECTORS:

ANY ACTION REQUIRED OR PERMITTED TO BE TAKEN AT ANY MEETING OF THE BOARD OF DIRECTORS OR OF AT COMMITTEE THEREOF MAY BE TAKEN WITHOUT A MEETING. IF A WRITTEN CONSENT THERETO IS SIGNED BY A MEMBERS OF THE BOARD OF DIRECTORS OR OF SUCH COMMITTEE, AND SUCH WRITTEN CONSENT IS FILED WITH T MINUTES OF PROCEEDINGS OF THE BOARD OF DIRECTORS OR COMMITTEE.

SECTION 6.12 RESIGNATION:

A DIRECTOR MAY RESIGN AT ANY TIME BY GIVING WRITTEN NOTICE TO THE BOARD OF DIRECTORS, THE CHAIRPERSO OF THE CORPORATION. UNLESS OTHERWISE SPECIFIED IN THE NOTICE, THE RESIGNATION SHALL TAKE EFFECT UPOR RECEIPT BY THE BOARD OF DIRECTORS OR SUCH OFFICER, AND ACCEPTANCE OF THE RESIGNATION SHALL NOT NECESSARY.

SECTION 6.13 NEWLY CREATED DIRECTORSHIPS AND VACANCIES:

NEWLY CREATED DIRECTORSHIPS RESULTING FROM AN INCREASE IN THE NUMBER OF DIRECTORS OR VACANCI OCCURRING IN THE BOARD OF DIRECTORS FOR ANY REASON EXCEPT THE REMOVAL OF DIRECTORS WITHOUT CAU MAY BE FILLED BY A VOTE OF THE MAJORITY OF THE DIRECTORS THEN IN OFFICE, ALTHOUGH LESS THAN A QUORU VACANCIES OCCURRING BY REASON OF THE REMOVAL OF DIRECTORS WITHOUT CAUSE SHALL BE FILLED BY A VOOF THE STOCKHOLDERS. A DIRECTOR ELECTED TO FILL A NEWLY CREATED DIRECTORSHIP OR TO FILL ANY VACANGE SHALL HOLD OFFICE UNTIL THE NEXT ANNUAL MEETING OF STOCKHOLDERS, AND UNTIL HIS SUCCESSOR, IF ANY, HE BEEN ELECTED AND QUALIFIED.

SECTION 6.14 CHAIRMAN:

AT ANY/ALL MEETINGS OF THE BOARD OF DIRECTORS, THE CHAIRMAN OF THE BOARD SHALL BE PRESENT AT ANY/A SUCH MEETINGS.

SECTION 6.15 COMMITTEES APPOINTED BY THE BOARD OF DIRECTORS:

THE BOARD OF DIRECTORS MAY, BY RESOLUTION PASSED BY THE MAJORITY OF THE ENTIRE BOARD OF DIRECTORS BY WRITTEN CONSENT OF ALL OF THE DIRECTORS, DESIGNATE ONE OR MORE COMMITTEES, EACH COMMITTEE CONSIST OF ONE OR MORE OF THE DIRECTORS. THE BOARD MAY ALSO DESIGNATE ONE OR MORE DIRECTORS ALTERNATE MEMBERS OF ANY COMMITTEE WHO MAY REPLACE ANY ABSENT OR DISQUALIFIED COMMITTEE MEMB AT ANY COMMITTEE MEETING. ANY SUCH COMMITTEE, TO THE EXTENT PROVIDED IN THE RESOLUTION, EXCEPT RESTRICTED BY LAW. SHALL HAVE AND MAY EXERCISE THE POWERS OF THE BOARD OF DIRECTORS IN T MANAGEMENT OF THE AFFAIRS, BUSINESS AND PROPERTY OF THE CORPORATION, AND MAY AUTHORIZE THE SEAL THE CORPORATION TO BE AFFIXED TO ALL PAPERS WHICH MAY REQUIRE IT.

SECTION 6.16 COMPENSATION:

DIRECTORS SHALL PARTICIPATE IN THE COMPANY'S EXECUTIVE PROFITSHARING PROGRAM

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

NATIONAL COMMUNITY FUNDING CORPORATION (A FLORIDA PROFIT CORPORATION)

CONTINUED

REMOVE THE FOLLOWING OFFICERS

PRESIDENT, KEITH R ELLIOTT, 151 PRINCE ALBERT AVENUE, ST JOHNS, F 32259

CHIEF EXECUTIVE OFFICER, KEITH R ELLIOTT

151 PRINCE ALBERT AVENUE, ST JOHNS, F 32259

CHIEF FINANCIAL OFFICER - KEITH R ELLIOTT 151 PRINCE ALBERT AVENUE, ST JOHNS, F 32259

SECRETARY – KEITH R ELLIOTT 151 PRINCE ALBERT AVENUE, ST JOHNS, F 32259

ADD THE FOLLOWING OFFICER(S):

PRESIDENT, KEITH R ELLIOTT,

CHIEF EXECUTIVE OFFICER, KEITH R ELLIOTT

CHIEF OPERATIONS OFFICER, PRO TEM, ALLEN L KINMAN

CHIEF BUSINESS OFFICER, PRO TEM, KEITH R ELLIOTT

CHIEF FINANCIAL OFFICER, KEITH R ELLIOTT

CHIEF MARKETING OFFICER, PRO TEM, KEITH R ELLIOTT

CHIEF RELATIONS OFFICER, PRO TEM, KEITH R ELLIOTT

SECRETARY, PRO TEM, ALLEN L KINMAN

THE MANAGEMENT OF THE AFFAIRS, PROPERTY AND BUSINESS OF THE CORPORATION SHALL BE VESTED IN THE OFFICERS, IN ADDITION TO THE POWER AND AUTHORITY EXPRESSLY CONFERRED UPON IT BY THESE ARTICLES, B LAWS AND THE CERTIFICATE OF INCORPORATION, THE OFFICERS MAY TAKE ANY ACTION AND DO ALL SUCH LAWFL ACTS AND THINGS ON BEHALF OF THE CORPORATION AND AS ARE NOT BY STATUTE OR BY THE CERTIFICATE (INCORPORATION OR THE BY-LAWS REQUIRED TO BE TAKEN OR DONE BY THE BOARD OF DIRECTORS.

SECTION 7.02 POWERS AND DUTIES:

THE OFFICERS, AGENTS AND EMPLOYEES OF THE CORPORATION SHALL EACH HAVE SUCH POWERS AND PERFOR SUCH DUTIES IN THE MANAGEMENT OF THE AFFAIRS, PROPERTY AND BUSINESS OF THE CORPORATION, SUBJECT THE CONTROL OF AND LIMITATION BY THE BOARD OF DIRECTORS, AS GENERALLY PERTAIN TO THEIR RESPECTIVOFFICES, AS WELL AS SUCH POWERS AND DUTIES AS MAY BE AUTHORIZED FROM TIME TO TIME BY THE BOARD OF DIRECTORS.

SECTION 7.03 SURETIES AND BONDS:

IF THE BOARD OF DIRECTORS SHALL SO REQUIRE, ANY OFFICER, AGENT OR EMPLOYEE OF THE CORPORATION SHAI FURNISH TO THE CORPORATION A BOND IN SUCH SUM AND WITH SUCH SURETY OR SURETIES AS THE BOARD (DIRECTORS MAY DIRECT, CONDITIONED UPON THE FAITHFUL PERFORMANCE OF HIS DUTIES TO THE CORPORATIC AND INCLUDING RESPONSIBILITY FOR NEGLIGENCE AND FOR THE ACCOUNTING FOR ALL PROPERTY, FUNDS C SECURITIES OF THE CORPORATION WHICH MAY COME INTO HIS HANDS.

ARTICLE VIII INDEMNIFICATION

SECTION 8.01 INDEMNIFICATION: THE CORPORATION SHALL INDEMNIFY THE DIRECTORS, OFFICERS, AGENTS AN EMPLOYEES OF THE CORPORATION IN THE MANNER AND TO THE FULL EXTENT PROVIDED IN THE GENERAL CORPORATION LAW OF THE STATE OF FLORIDA, SUCH INDEMNIFICATION MAY BE IN ADDITION TO ANY OTHER RIGHT TO WHICH ANY PERSON SEEKING INDEMNIFICATION MAY BE ENTITLED UNDER ANY AGREEMENT, VOTE (STOCKHOLDERS OR DIRECTORS, ANY PROVISION OF THESE ARTICLES, BY-LAWS OR OTHERWISE.

ARTICLES OF AMENDMENT TO

ARTICLES OF INCORPORATION

OF

NATIONAL COMMUNITY FUNDING CORPORATION (A FLORIDA PROFIT CORPORATION)

CONTINUED

ARTICLE IX MISCELLANEOUS

SECTION 9.01 CORPORATE SEAL:

THE SEAL OF THE CORPORATION SHALL BE CIRCULAR IN FORM AND BEAR THE NAME OF THE CORPORATION, THE YEAR OF ITS ORGANIZATION AND THE WORDS, "CORPORATE SEAL, FLORIDA". THE SEAL OF THE CERTIFICATES FOR SHAR OR ANY CORPORATE OBLIGATION FOR THE PAYMENT OF MONEY, OR ON ANY OTHER INSTRUMENT, MAY BE FACSIMILE, ENGRAVED, PRINTED OR OTHERWISE REPRODUCED.

SECTION 9.02 EXECUTION OF INSTRUMENTS:

ALL CORPORATE INSTRUMENTS AND DOCUMENTS SHALL BE SIGNED OR COUNTERSIGNED, EXECUTED BY THE CHI EXECUTIVE OFFICER. CHIEF OPERATIONS OFFICER AND CHIEF FINANCIAL OFFICER. ALL CORPORATE INSTRUMENT CONTRACTS AND DOCUMENTS SHALL BE VERIFIED AND RECORDED BY THE CHIEF BUSINESS OFFICER AND TO CORPORATE SECRETARY.

SECTION 9.03 FISCAL YEAR:

THE FISCAL YEAR OF THE CORPORATION SHALL BE AS DETERMINED BY THE BOARD OF DIRECTORS.

SECTION 9.04 CORPORATE GUIDANCE:

THIS CORPORATION AND ITS EXECUTIVE DIRECTORS, OFFICERS AND STAFF SHALL OPERATE THIS CORPORATION AS ANY/ALL OF ITS BUSINESS AFFAIRS ACCORDING TO THE "WORD OF GOD" REFERENCED BY THE KING JAMES VERSIC DATED IN THE YEAR OF OUR LORD JESUS, 1611A.D.

ARTICLE X COMPENSATION

SECTION 10.01 COMPENSATION: OFFICERS SHALL PARTICIPATE IN THE COMPANY'S PROFITSHARING PROGRAM

ARTICLE XI AMENDMENTS

SECTION 11.01 AMENDMENTS: THESE ARTICLES MAY BE ALTERED, AMENDED OR REPEALED FROM TIME TO TIME THE STOCKHOLDERS OR BY THE BOARD OF DIRECTORS WITH THE ASSENT OR VOTE OF THE STOCKHOLDERS.

ARTICLE XII BY-LAWS

SECTION 12.01 BY-LAWS: THESE ARTICLES OF INCORPORATION SHALL ACT AS THE CORPORATIONS INITIAL BY-LA' AND MAY BE ALTERED, AMENDED OR REPEALED FROM TIME TO TIME BY THE STOCKHOLDERS OR BY THE BOARD DIRECTORS WITH A VOTE AND WRITTEN ASSENT FROM THE STOCKHOLDERS. THE COMPANY'S BY-LAWS AS STANDARD OPERATING PROCEDURES SHALL BE DESIGNED AND GOVERNED BY THE "WORD OF GOD" ACCORDING THE KING JAMES BIBLE 1611.

ARTICLE XIII REGISTERED AGENT

SECTION 13.01 REGISTERED AGENT: THE NAME AND ADDRESS OF THE REGISTERED AGENT SHALL BE: ALLEN L. KINMAN, 450054 STATE ROAD 200, BOX 1832, CALLAHAN, NASSAU, FLORIDA, USA, 32011

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STAT CORPORATION AT THE PLACE DESIGNATED IN THIS APPLICATION, I HEREBY ACCEPT THE APPOINTMENT REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WI AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

DATE: 20JUL23

ALLEN L. KINMAN, 450054 STATE ROAD 200, BOX 1832, CALLAHAN, NASSAU, FLORIDA, USA, 32011

ARTICLE IX: EFFECTIVE DATE

SECTION X.01 EFFECTIVE DATE: THE EFFECTIVE DATE SHALL BE THE DATE OF FILING THESE ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF NATIONAL CAPITAL FUNDING CORPORATION – FLORIDA REGIONAL HEADQUARTERS

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

NATIONAL COMMUNITY FUNDING CORPORATION (A FLORIDA PROFIT CORPORATION)

CONTINUED

ARTICLE X: ADOPTION OF AMENDMENTS

SECTION 10.01 ADOPTION OF AMENDMENTS: THE AMENDMENT(S) WAS/WERE ADOPTED BY THE INCORPORATOR WITSHAREHOLDER ACTION.

NATIONAL COMMUNITY DEVELOPMENT CORPORATION - HOLDINGS

SIGN: M

DATE: 20JUL23

ALLEN L. KINMAN, PRESIDENT, CHIEF EXECUTIVE OFFICER AND SECRETARY NATIONAL COMMUNITY DEVELOPMENT CORPORATION - HOLDINGS 301 WEST BAY STREET, JACKSONVILLE, DUVAL, FLORIDA, USA, 32202

I SUBMIT THIS DOCUMENT AND AFFIRM THAT THE FACTS STATED HEREIN ARE TRUE. I AFFIRM THAT THE FACT STATED HEREIN ARE TRUE AND THAT HE OR SHE IS AWARE THAT FALSE INFORMATION SUBMITTED IN A DOCUMEN TO THE DEPARTMENT OF STATE CONSTITUTES A THIRD-DEGREE FELONY.