## GLOVER PARK COMMUNITY FUND, INC. ARTICLES OF INCORPORATION

**FIRST:** We, the undersigned natural persons of the age of eighteen years or more, acting as incorporators of a nonprofit Corporation under the laws of the District of Columbia, adopt the following Articles of Incorporation:

**SECOND**: The name of the Corporation is "Glover Park Community Fund, Inc.," doing business under the name "Glover Park Community Fund" or "GP Community Fund."

**THIRD**: The purposes for which this Corporation is formed are as follows:

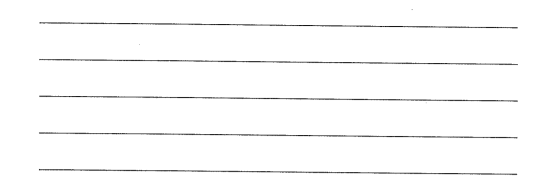
- (1) To engage in activities to improve the quality of life in the District of Columbia neighborhood known as "Glover Park." Such activities may include, but not be limited to improving the accessibility and esthetics of the streetscape and other public areas in the neighborhood.
- (2) To provide services, not provided by the District of Columbia, for the benefit of the residents of Glover Park, particular residents who are disadvantaged, elderly, disabled or of need; and
- (3) To engage in activities that generally provide for the well being of residents of Glover Park.
- (4) To do anything permitted under the provisions of the District of Columbia Business Organizations law, known as the "District of Columbia Official Code Title 29 (Business Organizations) Enactment Act of 2010" and as is permitted under 501(c)(3) of the Internal Revenue Code. This Corporation, a nonprofit charitable organization, is organized exclusively for charitable, educational, and scientific purposes, including for such purposes, the making of distributions for the purposes stated above and to other organizations, whose purposes are substantially similar to this organization's purposes, and who qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or any corresponding section of any future federal tax code.

**FOURTH**: The street address of the principal office of the Corporation in the District of Columbia is: 3802 W Street, NW, Washington, DC 20007.

**FIFTH:** The name and address of the Corporation's initial registered agent is: Sheila Meehan at 3802 W Street, NW, Washington, DC 20007.

**SIXTH**: The Corporation has no authority to issue capital stock and shall have no members.

**SEVENTH:** The number of Directors of the Corporation shall be seven (7), which number may be increased or decreased pursuant to the Bylaws of the Corporation. The name of the directors who shall act until the first meeting or until their successors are duly chosen and qualified are:



The Directors may appoint an executive director or officers to act for the Corporation.

EIGHTH: No part of the net earnings of the Corporation shall inure to any director or officer, or, if applicable, to any member of the Corporation not qualifying as exempt under section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, excepting solely such reasonable compensation that the Corporation shall pay for services actually rendered to the Corporation, or allowed by the Corporation as a reasonable allowance for authorized expenditures incurred on behalf of the Corporation.

No substantial part of the activities of the Corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative before the public, and the Corporation shall not participate in, or intervene in (including publication or distribution of statements), any political campaign on behalf of, or in opposition of, any candidate for public office; and

Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any activities not permitted to be carried on by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.

NINTH: Upon the dissolution of the Corporation, assets shall be distributed first for the exempt function purposes as set forth herein and in the Corporation's Bylaws, next for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or finally shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then 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 signed the second signed signed the second signed signed the second signed signed signed signed the second signed sign	ese Articles of Incorporation this day of same to be my act.
	Incorporators:
I hereby consent to my designation as the	resident agent for the above-named Corporation.
Filing Party's return address:	

Glover Park Community Fund c/o Board of Directors 3802 W Street, NW, Washington, DC 20007