N23000010402

(Req	uestor's Name)	
(Add	ress)	
(Add	ress)	
(City.	/State/Zip/Phone	e #)
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2023 OCT -5 AMII: 12 SECRETARY OF STATE TALLAHASSEE, FI CHIRA





FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS

Attached is a form for filing Articles of Amendment to amend the articles of incorporation of a Florida Not for Profit Corporation pursuant to section 617,1006. Florida Statutes. This is a basic amendment form and may not satisfy all statutory requirements for amending.

A corporation can amend or add as many articles as necessary in one amendment,

- > The original incorporators cannot be amended.
- If amending the name of the corporation, the new name must be distinguishable on the records of the Florida Department of State. A preliminary search for name availability can be made through the Division's website at www.sunbiz.org. You are responsible for any name infringement that may result from your corporate name selection.
- If amending the registered agent, the new agent must sign accepting the appointment and state that he/she is familiar with the obligations of the position.
- If amending/adding officers/directors, list titles and addresses for each officer/director.

If a section is not being amended, enter N/A or Not Applicable. The document must be typed or printed and must be legible.

The document must be typed or printed and must be legible.

Pursuant to section 617.0123, Florida Statutes, a delayed effective date may be specified but may not be later than the 90th day after the date on which the document is filed.

Filing Fee	\$35.00 (Includes a letter of acknowledgment)
Certified Copy (optional)	\$8.75

Certificate of Status (optional) \$8.75

Send one check in the total amount made payable to the Florida Department of State.

Please include a letter containing your telephone number, return address and certification requirements, or complete the attached cover letter.

Mailing AddressStreet AddressAmendment SectionAmendment SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327The Centre of TallahasseeTallahassee, FL 323142415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

For further information, you may call the Amendment Section at (850) 245-6050

CR2E009 (4/15)

Tallahassee, FL 32314

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	DEMY OF TECHNOLOG	GY AND SC	IENCE	_
DOCUMENT NUMBER:				_
The enclosed Articles of Amendment and fee are s	abmitted for filing.			
Please return all correspondence concerning this m	natter to the following:			
JOSEPH MULLEN				
	(Name of Contact Pers	son)		
	(Firm/ Company)			_
8411 W PALMETTO PARK RD				
	(Address)	-	• •	_
BOCA RATON, FL 33433				
	(City/ State and Zip Co	ode)		_
josephmullen@consultant.com				
E-mail address: (to be u	sed for future annual repo	rt notificatio	n)	-
For further information concerning this matter, plea	ase call:			
JOSEPH MULLEN)54	558-1838	
(Name of Contact Pers		Arca Code)	(Daytime Telephone Number)	_
Enclosed is a check for the following amount made	e payable to the Florida De	epartment of	State:	
■ \$35 Filing Fee	-	Certif Certif	0 Filing Fee icate of Status ied Copy tional Copy is osed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327	Ame Divis	et Address ndment Sect sion of Corpo Centre of T	orations	

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

Name of Corporation as currently filed with the Florida I	Dept. of State)	
N23000010402		
(Document Numb	er of Corporation (if ki	nown)
Pursuant to the provisions of section 617,1006, Florida Statute timendment(s) to its Articles of Incorporation:	es, this <i>Florida Not Fo</i>	r Profit Corporation adopts the following
A. If amending name, enter the new name of the corporat	ion:	
OLYMPUS ACADEMY OF TECHNOLOGY AND SCIENC	CE, INC.	The new
name must be distinguishable and contain the word "corpora" Company" or "Co." may not be used in the name .	tion" or "incorporated	
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS))	702:
		BECKET .
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		SSEE SEE
		11: 12 FLORIDA 10: 10: 10: 10: 10: 10: 10: 10: 10: 10:
D. If amending the registered agent and/or registered offi- new registered agent and/or the new registered office a <u>Name of New Registered Agent</u> :		enter the name of the
New Registered Office Address:	(FI	orida street addressi
New Neglinerea Office Address.		
	(City)	Florida (Zip Code)
	11 //1:1	(ZIP COUE)

Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add	PT John Do V Mike Jo SV Sally St	<u>ones</u>	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) Change Add			
Remove		-	
2) Change Add			· · · · · · · · · · · · · · · · · · ·
Remove 3)			
4) Change Add			
Remove			
5) Change Add			
Remove		-	
6) Change Add			· · · · · · · · · · · · · · · · · · ·
Remove			
E. If amending or addin (attach additional shee		icles, enter change(s) here: (Be specific)	
ARTICLE III - PLEASE	SEE ATTACHEE	O SHEET	
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The date of each amendment(s) adoption:	, if other than the
Effective date if applicable: (no more than 90 days after amendment	
(no more than 90 days after amendment	file date)
Note: If the date inserted in this block does not meet the applicable statutory filing document's effective date on the Department of State's records.	g requirements, this date will not be listed as the

The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.

(CHECK ONE)

Adoption of Amendment(s)

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

9/11/2023

Dated

Signature

DocuSigned by:

JOS EPH F MULLEN

(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

JOSEPH MULLEN

(Typed or printed name of person signing)

(Title of person signing)

שטעט און בוועפוטף וע. זוסן אסטטערטן טט-אטעעראס דן יטכסאטען טטעטב

PRESIDENT

ARTICLE III - PURPOSE

- Section 3.1. The purpose for which the Corporation is organized is to operate a Florida public charter school, and to distribute the whole or any part of the income therefrom and the principal thereof exclusively for such purposes, either directly or by contributions to other educational organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code and the Regulations issued pursuant thereto (the "Code"), as they now exist or as they may be reafter be amended.
- Section 3.2. The Corporation shall have the power, either directly or indirectly, either alone or in conjunction or cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, suitable, desirable or proper for the furtherance, accomplishment, fostering or attainment of the purpose for which the Corporation is organized, and to aid or assist other organizations whose activities are such as to further accomplish, foster or attain any of such purposes. Notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as are in furtherance of the exempt purposes of organizations set forth in Section 501(c)(3) of the Code as the same now exist or as they may be hereinafter amended from time to time.
- Section 3.3. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any Director or Officer of the Corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes); and no Director or Officer of the Corporation, or any private individual, shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.
- Section 3.4. 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 or intervene in (including the publication or distribution of statements) any political campaign on behalf of or in opposition of any candidate for public office.
- Section 3.5. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Code.
- Section 3.6. 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, and under the requirements set forth in F.S. \$1002.33 (8)(e), dispose of all of the assets of the Corporation, exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious or scientific purposes, as shall at the time qualify as an exempt organization or organizations under Section 501(e)(3) of the Code (or the corresponding provisions of any future United States Internal Revenue Law), or to the federal government, or to a state or local government for a public purpose, as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the court having proper jurisdiction in the county where 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.