# L150000535/3

(Re	questor's Name)	
(Ad	dress)	
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(Cit	y/State/Zip/Phone	e #)
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(Do	cument Number)	· 
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### **COVER LETTER**

AAC Logis	stics, LLC, Document Number	L15000053513		
SCHOLECT,	Name of Lim	ited Liability Company		
The enclosed Articles of	Amendment and fee(s) are sub	mitted for filing.		
Please return all correspo	ondence concerning this matter	to the following:		
	James Taylor			
		Name of Person		
	AAC Logistics, LLC			
		Firm/Company		
	109 Chaffee Rd S			
		Address		
	Jacksonville, FL 32220		•	TALL SEC
		City/State and Zip Code		ALEXA
	j.taylor@aac-fleet.com			<b>一</b>
	E-mail address: (	to be used for future annual report notific	ation)	- SEA
For further information of	concerning this matter, please c	all:		PH.
James Taylor		904 624 9399 at ( )		2: 38
. Name o	f Person		elephone Number	
Enclosed is a check for the	he following amount:			
□ \$25.00 Filing Fee	☐ \$30.00 Filing Fee & Certificate of Status	□ \$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	■ \$60.00 Filing Fee Certificate of Sta Certified Copy (additional copy is e	atus &

MAILING ADDRESS:

Registration Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

STREET/COURIER ADDRESS:

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

## ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF

AAC Logistics, LLC				
(Name of the Limi	ted Liability Compa (A Florida Limited I	iny as it now appears on o Liability Company)	ur records.)	
The Articles of Organization for this Limited L Florida document number <u>L15000053513</u>	iability Company	were filed on 25 Marc	eh, 2015	_ and assigned
This amendment is submitted to amend the following	owing:			
A. If amending name, enter the new name o	f the limited liab	ility company here:		
The new name must be distinguishable and contain the v	words "Limited Liabil	lity Company," the designa	tion "LLC" or the abbre	eviation "L.L.C."
Enter new principal offices address, if applicable:		109 Chaffee Rd S		
(Principal office address MUST BE A STREET ADD		Jacksonville, FL 3222	20	TAL
Enter new mailing address, if applicable:		109 Chaffee Rd S		AHASSEI MY 11
(Mailing address MAY BE A POST OFFICE	BOX)	Jacksonville, FL 3222	20	7
B. If amending the registered agent and registered agent and/or the new registered o			records, enter th	e name of the
Name of New Registered Agent:	James Taylor			
New Registered Office Address:	109 Chaffee Ro	d S		
		Enter Florida str	reet address	
	Jacksonville		, Florida	0
		City		Zip Code

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S. Or, if this document is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited liability company has been notified in writing of this change.

If Changing Registered Agent, Signature of New Registered Agent

Page 1 of 3

If amending Authorized Person(s) authorized to manage, enter the title, name, and address of each person being added or removed from our records:

MGR = Manager AMBR = Authorized Member

<u>Title</u>	<u>Name</u>	Address	Type of Action
MGR	Jonathan McGuire	10850 Grayson St	
		Jacksonville, FL 32220	Remove
			☐ Change
			Add
			□ Remove
			Change
			AHASSEE FLORIDA  Remove FLORIDA  Change  Add
-			□ Remove
			Change
			Add
			□ Remove
			☐ Change
			Add
			□ Remove
			<b>5</b> Cl

Jonathan McGuire no longer has any affiliation, stake or ownership inte	erest in this entity and all contact
information and addresses should be changed to Mr. James Taylor at the	e address and phone number given
above.	·
	TK TK
	70
	<u> </u>
	හ
tive date, if other than the date of filing:  ffective date is listed, the date must be specific and cannot be prior to date of filing  If the date inserted in this block does not meet the applicable statutory ment's effective date on the Department of State's records.	
cord specifies a delayed effective date, but not an effective 90th day after the record is filed.	ve time, at 12:01 a.m. on the earli
3 8 May , 2017	

Page 3 of 3

Filing Fee: \$25.00

# SALE OF UNITS AND INTEREST AND WITHDRAWAL OF MEMBERSHIP AGREEMENT

THIS SALE OF UNITS AND INTEREST AND WITHDRAWAL OF MEMBERSHIP AGREEMENT ("Sale Agreement") in AMERICAN AGE CLASSICS, LLC, a Florida Limited Liability Company, is entered into on April 25, 2017 by and between transferor Managing Member, Mr. Jonathan McGuire ("Mr. McGuire"), and transferee Managing Member, Mr. James Taylor ("Mr. Taylor") and unanimously consented to and approved by all interested parties as executed below.

#### **RECITALS**

WHEREAS, there are 3,000 units of interests ("units") of American Age Classics, LLC issued and outstanding, equally distributed between Jonathan McGuire and James Taylor ("Managing Members") with 1,500 units owned by each of them; and

WHEREAS, Mr. McGuire desires to sell and transfer to Mr. Taylor all of his 1,500 units of, and all of his right, title, and interest in American Age Classics, LLC ("the Company") and any and all of his right, title, and interest in the subsidiary companies owned in whole or part by the Company including, but not limited to, AAC Logistics LLC, AAC Interstate, LLC, and AAC Driveaway, LLC ("the Subsidiary Companies") and in any and all other assets (including, but not limited to any and all equipment and in any and all real, personal, tangible, or intangible property) of the Company and the Subsidiary Companies as of this date, and to withdraw as a member of the Company.

WHEREAS, Mr. Taylor intends to purchase all 1,500 of Mr. McGuire's units per the terms outlined below; and

NOW, THEREFORE, IN CONSIDERATION OF THIS SALE AGREEMENT AND FOR \$1.00 AND OTHER GOOD AND VALUABLE CONSIDERATION, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, THE PARTIES AGREE AS FOLLOWS:

#### **AGREEMENT**

- 1. Mr. McGuire hereby authorizes and agrees to immediately sell and transfer to Mr. Taylor all of his 1,500 shares in, and all of his right, title, and interest in American Age Classics, LLC and any and all of his right, title, and interest in the Subsidiary Companies and in any and all other assets (including but not limited to any and all real, personal, tangible, or intangible property) of the Company and the Subsidiary Companies as of this date, as permitted under Article VII, Section 7.1, Paragraph b of the Company's Operating Agreement.
- 2. The Managing Members expressly waive any right to appraisal and/or valuation of the Company and the Subsidiary Companies.

SECRETARY OF STATE

- 3. Upon execution of this contract, Mr. Taylor will own and control all issued shares of the Company totaling 3,000 units, with all attendant rights and obligations as outlined by the Company's Operating Agreement, and Mr. McGuire shall be immediately withdrawn as a member of the Company. The transfer of units executed in this Sale Agreement and the withdrawal of Mr. McGuire as a member of the Company shall be memorialized in the books of the Company.
- 4. The Managing Members agree that this sale and transfer of Mr. McGuire's units and/or his withdrawal as a member of the Company does not cause the termination or dissolution of the Company or the Subsidiary Companies as going concerns.
- 5. The Managing Members agree that all parties have been given ample opportunity to inspect and review all of the books and records (including all financial and accounting records) of the Company and the Subsidiary Companies relevant to the transactions contemplated in this Sale Agreement.
- 6. The Managing Members agree that each of them have been given ample opportunity to speak with independent counsel of their choice regarding the transactions and transfers contemplated in this Sale Agreement.
- 7. The parties acknowledge that they are competent to execute this Sale Agreement and that they have executed this Sale Agreement voluntarily, knowingly, and free from duress, coercion, or incapacity.
- 8. The parties covenant and agree that this Sale Agreement sets forth all of the promises, covenants, agreements, conditions, and understandings between them with agreements are to the subject matter hereof and supersedes all prior and contemporaneous agreements and understandings, inducements or conditions, express or implied, except as otherwise set forth herein. Each party specifically warrant that this Sale Agreement is executed without reliance upon any statement or representation by any other party here to, except as otherwise set forth herein. The signatories to this Sale Agreement represent and warrant that they are duly authorized to execute this Sale Agreement. This Sale Agreement shall not be amended or modified, except in a writing signed by all parties hereto.
- 9. The Managing Members agree the Company is not responsible for taxes, payments or fees, if any, incurred in connection with the transactions contemplated in this Sale Agreement.
- 10. The parties to this Sale Agreement waive all formalities regarding the closing of this transaction including preparation and/or delivery of a Bill of Sale.
- 11. This Sale Agreement has the unanimous consent and approval of all Managing Members and members of the Company.

- 12. This Sale Agreement may be executed in counterparts and facsimile, scanned copies, or other electronic images of signatures shall be equivalent to originals.
- 13. The parties agree that they have jointly drafted this Sale Agreement and that this Sale Agreement or any part of it shall not be construed for or against any party.
- 14. The parties agree to cooperate in preparing and executing any documents and taking any acts reasonably necessary to effectuate and accomplish the intent and purpose of this Sale Agreement.
- 15. Mr. McGuire warrants and represents that he has not sold, transferred, or assigned his units or any of his right, title, and interest in the Company and the Subsidiary Companies, or any part thereof, to any person or entity.

IN WITNESS WHEREOF, the undersigned have duly executed this contract as of April 25, 2017:

Jonathan McGuire

James Taylor

## RESOLUTION REGARDING MEMBERSHIP TRANSFER

Upon a motion duly made and seconded, the resolution which follows was unanimously consented to and adopted by supermajority vote of the Managing Members entitled to vote on this resolution and signed by the holders of outstanding Units of Interest having not less than the minimum number of votes necessary to adopt such amendment, as provided by the Articles of Organization, Operating Agreement and otherwise in accordance with applicable law.

WHEREAS, AMERICAN AGE CLASSICS, LLC, a Florida Limited Liability Company (herein "Company") is fully authorized to do business and has been doing business in the State of Florida from its date of organization, and

WHEREAS, the Company has 3,000 authorized "LLC Units" as a measure of ownership issued and outstanding pursuant to its Operating Agreement;

WHEREAS, on April 25, 2017, JONATHAN MCGUIRE and JAMES TAYLOR entered into and executed a Sale of Units and Interest and Withdrawal of Membership Agreement, which is incorporated by reference herein;

#### NOW, THEREFORE, IT IS HEREBY

**RESOLVED**, that, effective immediately, JONATHAN MCGUIRE transfers to James Taylor all 1,500 of his units issued and outstanding and all of his right, title, and interest in the Company, for good and valuable consideration received, which transfer shall be evidenced by and recorded in the Company books and records, and any and all of his right, title, and interest in the Subsidiary Companies owned by the company, including AAC Logistics, LLC, AAC Interstate, LLC, and AAC Driveaway, LLC, and withdraws as a member of the Company.

IT IS FURTHER RESOLVED, that the Managing Members are hereby directed to complete all necessary filings and record the above transfer and withdrawal in the Company books and records and complete any and all other necessary filings required by law.

**DATED: April 25, 2017** 

ONATHAN MCGUIRE

MES TAYLOR

ÆMBER

17 HAY 11 PM 2:

SECRETARY OF STATE TALLAHASSEE, FLORIDA