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SECRETARY OF STATE
FALLAHASSEE, FLORIDA

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W22-5762



FLORIDA DEPARTMENT OF STATE Division of Corporations

January 18, 2022

ERIKA ERNST PO BOX 8290 SEBRING, FL 33875

SUBJECT: AIM HIGH INTERNATIONAL

Ref. Number: W22000005762

We have received your document for AIM HIGH INTERNATIONAL and your check(s) totaling \$128.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name must contain a word that will clearly indicate that it is a corporation. This word may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

DANIEL L O'KEEFE Regulatory Specialist II

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Letter Number: 522A00001354

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COVER LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT: Domestication of a 501C3 entity from Ohio

Enclosed is an original and one (1) copy of the Certificate of Domestication and a check for:

FEES:

Certificate of Domestication	\$50.00
Articles of Incorporation and Certified Copy	\$78.75
Total to domesticate and file	\$128.75

OPTIONAL:

Certificate of Status

\$ 8.75

Erika Ernst
Name (printed or typed)
PO Box 8290
Address
Sebring, FL 33875
City, State & Zip
702-628-6885
Daytime Telephone Number

eernst@aimhighinternational.org

E-mail address: (to be used for future annual report notification)

NOT FOR PROFIT CERTIFICATE OF DOMESTICATION

The undersigned, Erika Ernst	Director
of Aim High International (Name)	(Title) a foreign Corporation
(Corporation Name) in accordance with section 617.1803, Florida Statute	s, does hereby certify:
1. The date on which corporation was first formed	was June 09 , 2020 .
2. The jurisdiction where the above named corporar came into being was Fostoria, Ohio 44830	•
3. The name of the corporation immediately prior to was Aim High International	o the filing of this Certificate of Domestication
4. The name of the corporation, as set forth in its ar s. 617.01201 and 617.0202 with this certificate is	
5. The jurisdiction that constituted the seat, siege so administration of the corporation, or any other ecimmediately before the filing of the Certificate o Fostoria, Ohio 44830	uivalent jurisdiction under applicable law,
 Attached are Florida articles of incorporation to a to s. 617.1803. 	complete the domestication requirements pursuant
I am Erika Ernst , of Aim High Interna	ional Corp.
and am authorized to sign this Certificate of Domest so this the 20th day of December	cation on behalf of the corporation and have done , 2021
Enkelmot	
(Authorized) Filing Certificate of Domestication Articles of Incorporation and 0 Total to domesticate and file	Fee:

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S. (Not for Profit)

ARTICLE I NAME The name of the corporation shall be:	
Aim High International Corp.	
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address shall Principal Address 4300 Sparta Road Sebring, Florida 33875	be: Mailing Address PO Box 8290 Sebring, Florida 33875
ARTICLE III PURPOSE The purpose for which the corporation is organized: Please see attached Articles of	
	SECRLIARY
	PH 3: 33 OF SIATE. E. FLORIDA

ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected or appointed: The directors are appointed by the incorporators ARTICLE V INITIAL DIRECTORS AND/ OR OFFICERS The name(s) and address(es) and specific title(s): Title/Name Title/Name Director Erika Ernst PO Box 8290 Sebring, Florida 33875 Title/Name Title/Name **Director Andros Desir** PO Box 8290 Sebring, Florida 33875 Title/Name Title/Name **Director Anna Ernst** PO Box 8290 Sebring, Florida 33875

The name and Florida street address (P.O. Box N	GENT AND STREET ADDRESS NOT acceptable) of the registered agent is:	
Erika Ernst	vo r acceptable) of the registered agent is.	
4300 Sparta Road	-	
Sebring, Florida 33875	- -	
ARTICLE VII INCORPORATOR The name and address of the incorporator is: Erika Ernst		
PO Box 8290		
Sebring, FL 33875		

Enthermor	01/07/2022	
Signature/Registered Agent	Date 01/07/2022_	
Signature/Incorporator	Date Date Date	FILED 2022 JAN 31 PM 3: 33

Articles of Incorporation

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Aim High International Corp.

Article II

Principal address:

4300 Sparta Road

Sebring, FL 33875

Mailing address:

PO Box 8290

Sebring, FL 33875

Article III

The Corporation is formed for the following purposes:

- (A) The Corporation is organized exclusively for educational, sport, religious and charitable purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under § 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- (B) More specifically, but not by way of limitation, the educational and religious purposes of the Corporation shall include developing and operating one or more private middle schools and secondary high schools, each with the purpose of providing formal instruction to a defined, regularly enrolled, group of students through the use of full-time and part-time duly and properly credentialed teachers and teaching assistants, with a formal curriculum focusing on both academic and religious information. Each school shall operate at its own physical facilities and

location, which may be owned or leased, within the State of Florida. The religious components of both the curriculum and programs of each school shall be based upon an understanding of the Christian faith in its teaching and learning. The educational program of each school shall be founded upon the infallible Word of God.

All professional educational personnel shall be required to sign a statement of subscription indicating both their agreement with the Aim High International Corp.'s Articles of Incorporation, Mission Statement, Philosophy of Education and Statement of Faith and their agreement to instruct within the framework of the principles outlined therein.

The Corporation shall also have as its purposes: (i) in cooperation with parents to educate children to understand, reclaim, and affirm all of God's creation to his glory, and (ii) develop and maintain such other Christian educational and religious ministries as may be determined by the Board of Directors.

- (C) Each school operated by the Corporation shall not discriminate, in its policies or practices, against any person on the basis of race, color, nationality or ethnic origin. Neither shall any school discriminate on the basis or race, color, nationality or ethnic origin in the admission of students; the rights, privileges, programs and activities made available to students; the administration and educational policies; any scholarships and loan programs; or athletic or other school administered programs or events.
- (D) No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles of Incorporation. 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 or against any candidate for public office. Notwithstanding any other provisions of these Articles of Incorporation, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under § 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a Corporation, contributions to which are deductible under § 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

(E)The Corporation is formed upon non-stock basis.

The corporation is to be financed under the following general plan:

the corporation will be financed by tuition & fees, contributions, gifts, grants, donations, bequests, devises, benefactors, other voluntary transfers of property, and the income generated therefrom.

(F)Duration

As a Florida nonprofit corporation, the corporation has perpetual life.

- (G) The corporation shall issue no stock. Its assets and net earnings shall be devoted exclusively to the purposes provided in Article II hereof. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article II. Notwithstanding any other provision of the document, the corporation shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- (H) Upon dissolution of the corporation, the Board of Directors, after paying or making

provisions for the payment of all liabilities, shall arrange for the assets of the corporation to be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or distributed to the federal government, or to a state or local government, for a public purpose, and as determined by the Board of Directors. Any such assets not so disposed of shall be disposed of by a court in 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.

(I) Indemnification

- 1. A volunteer director or volunteer officer of this corporation is not personally liable to the corporation for monetary damages for a breach of such director's or officer's fiduciary duty, except Liability for any of the following::
- i. The amount of a financial benefit received by a director or volunteer officer to which he or she is not entitled;
- ii. Intentional infliction of harm on the corporation, its shareholder, or members;
- iii. A violation of Section 551 of the Act;
- iv. An intentional criminal act; or
- v. A liability imposed under section 497(a).
- 2. The corporation assumes the liability for all acts or omissions of a nondirector volunteer if all of the following are met:
- i. The volunteer was acting or reasonably believed he or she was acting within the scope of his or her authority;
- ii. The volunteer was acting in good faith;
- iii. The volunteer's conduct did not amount to gross negligence or willful and wanton misconduct;
- iv. The volunteer's conduct was not an intentional tort
- 3. The corporation assumes all liability to any person other than the corporation for all acts or omissions of a volunteer director incurred in the good faith

performance of the volunteer director's duties.

4. This Article shall be construed broadly to provide immunity to the fullest

extent permitted by law as of the date of these Articles, or by any subsequent amendment

to such law or any future law permitting greater immunity. Any repeal or modification of

this Article by the corporation shall not adversely affect any right or protection of any

volunteer director or volunteer officer of the corporation existing at the time of such acts

or omissions occurring before such repeal or modification.

(J) Amendments of Articles of Incorporation

Amendments to these Articles shall be adopted upon receiving the affirmative vote of a

majority of the directors then in office.

ARTICLE IV

Directors will be initially appointed by incorporator(s) thereafter the number and elections of directors

will be set forth in the bylaws.

ARTICLE V

The names and addresses of the initial directors/officers are:

Name: Erika Ernst

Address: PO Box 8290, Sebring, Florida 33875

Name: Andros Desir

Address: PO Box 8290, Sebring, Florida 33875

Name: Anna Ernst

Address: PO Box 8290, Sebring, Florida 33875

ARTICLE VI

Registered office of the corporation and name of the residence agent:

Name: Erika Ernst

Address: 4300 Sparta Road, Sebring, Florida 33875

ARTICLE VII

Incorporator

Name: Erika Ernst

Address: PO Box 8290, Sebring, Florida 33875