From: Evan O'Dell

Florida Department of State

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2023-10-11 13:33:45 GMT

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From: Evan O'Dell

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((([123000356205 3)))

ARTICLES OF INCORPORATION

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

<u>RTICLE I</u>	I PRINCIPAL OFFICE			
36	Principal <u>street</u> address: 0 Sagewood Dr		Mailing address, if different is:	
	rt Orange, FL 32127			
<i>ETICLE I</i> e purpose	III PURPOSE If or which the corporation is organized is:	A global network of	compassionate people who support and s	trengther
rphanages	and children's homes. We donate, volunteer	and advocate for ch	aildren in need.	<u> </u>
				2023 (,
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ARTICLE I	V MANNER OF ELECTION The man / INITIAL OFFICERS AND/OR DIRECT Timothy Ward President/Director	nner in which the dire	ectors are elected and appointed: as set for David Mook Board Member/Director	111
RTICLE 3	Timothy Ward, President/Director	nner in which the dire	ectors are elected and appointed: as set for David Mook, Board Member/Director	[1]
RTICLE 3	Timothy Ward, President/Director 360 Sagewood Dr	nner in which the dire	David Mook, Board Member/Director	[1]
RTICLE 3	Timothy Ward, President/Director	nner in which the direction of the control of the c	ectors are elected and appointed: as set for David Mook, Board Member/Director	111
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RTICLE 3 Same and T	INITIAL OFFICERS AND/OR DIRECTION Timothy Ward, President/Director 360 Sagewood Dr Port Orange, FL 32127 Melissa Jo Jones, Treasurer/Director 360 Sagewood Dr Port Orange, FL 32127	nner in which the direction of the direction which the direction of the di	David Mook, Board Member/Director 360 Sagewood Dr Port Orange, FL 32127 Kevin Krosschell, Board Member, Dir. 360 Sagewood Dr Port Orange, FL 32127	[1]

vision of Corporation	ons Page: 3 of 4	2023-10-11 13:33:45 GMT	14075985443 From: Eve
o Sign Document II,	D: 2CE6E4E4-EMVPDONIGTOB5R1UXOF	(YDQEOXXE5TPAH81SROKVGLMI	(((H23000356205 3)))
Name and Titl	le: Dale Hansen, Board Member/Direct	ctor Name and Title:	• • • • • • • • • • • • • • • • • • • •
Address	360 Sagewood Dr		
	Port Orange, FL 32127	Audiess.	
Name and Titl	e:	Name and Title:	
Address		Address:	
ARTICLE VI	REGISTERED AGENT		0 . 2
the <u>name and</u>		T acceptable) of the registered agent is	202
Name:	LEGALING CORPORATE SE	RVICES INC.	ä n
Address:	476 Riverside Ave		2023 OCT 1
	Jacksonville, FL 32202		Til
The name and	INCORPORATOR address of the Incorporator is:		三三二
Name:	Timothy Ward		
Address:	360 Sagewood Dr		
	Port Orange, FL 32127		
Effective date, i	I EFFECTIVE DATE: if other than the date of filing: date is listed, the date must be spec	ific and cannot be more than five d	NAL) lays prior or 90 days after the filing.)
Note: If the da		t the applicable statutory filing require	ements, this date will not be listed as the
certificate, I am	fanuliar with and accept the appoints Exil Transla	nent as registered agent and agree to (in Drosident on behalf of	f corporation at the place designated in this act in this act in this capacity
	ik / reutlein Legaline Co	orporate Services Inc.	10/10/2023
	Required Signature of Reg	isteredAgent	Date
I submit this doc the Department	cument and affirm that the facts stated of State constitutes a third degree felo	Therein are true. I am aware that any ony as provided for in s.817.155, F.S.	false information submitted in a document to
I submit this doc the Department Timothy J	of State constitutes a third degree feld	Therein are true. I am aware that any ony as provided for in s.817.155, F.S.	false information submitted in a document to Oct 09 2023

Zono Sign Document ID: 2CE6E4E4-EMVPDONIGTOB5R1UXOKYDQEOXXE5TPAH81SR0KVGLMI

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A.F.T.C. International Inc. Articles of Incorporation Attachment

ADDITIONAL PROVISIONS

The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net earnings of the organization shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other purposes 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.

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.

Upon dissolution of the Corporation, assets shall be distributed 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 shall be distributed to the federal government, or state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

