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# FLORIDA PROFIT/NON PROFIT CORPORATION THENEWBEGINNINGCLUB Corp.

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## ARTICLES OF INCORPORATION

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

ARTICLE I The name of th	NAME THENEWB	BEGINNINGCLUB Corp.	
ARTICLE II	PRINCIPAL OFFICE		
1576	Principal <u>street</u> address: SE Ohio Ave		Mailing address, if different is:
Area	dia, FL 34266		
	PURPOSE  or which the corporation is organize	D1 1	);
ARTICLE IV	MANNER OF ELECTION T	The manner in which the dire	petors are elected and appointed: The method by
which the d	irectors of the corporation are	elected or appointed v	will be stated in the bylaws.
4RTICLE U	INITIAL OFFICERS AND/OR	<u>DIRECTORS</u>	
Name and Title	Antrevious Luther (P)	Name and Title	Davis Marshall (T)
	1576 SE Ohio Ave	Address:	1576 SE Ohio Ave
Address	Arcadia, F1, 34266		Arcadia, FL 34266
Name and Title	Coby Dawkins (S)	Name and Title	Darion Shin (D)
Address	1576 SE Ohio Ave	Address:	1576 SE Ohio Ave
	Arcadia, FL 34266		Arçadia, F1, 34206
Name and Tith	Shay Shin (D)	Name and Title	Jahari Taylor (D)
Address	1576 SE Ohio Ave	Address:	1576 SE Ohio Ave
	Arcadia, FL 34266		Arcadia, FL 34266

Address  Name and Title:  Address		Name and Title:  Address.		
Name and Title:		Name and Title:  Address.		
Name and Title:		Name and Title:  Address.		
Name and Title:		Name and Title:Address.		
Address		Address.		
			4	
4RTICLE VI REG				
ARTICLE VI = REG				
		x NOT acceptable) of the registere	ed agent is.	
Name:	Jnited States Corporation	Agents, Inc.		
Address: 4	76 Riverside Ave.			
J;	acksonville, FL 32202			
ARTICLE VII INC The name and addres	TORPORATOR is of the Incorporator is:			
Name:	Antrevious Luther			
Address:	1576 SE Ohio Ave			
· ·	Arcadia, FL 34266			
<u> 4RTICLE VIII - EFI</u>	FECTIVE DATE:			
Effective date, if other (If an effective date i	than the date of filing: _ s listed, the date must b	e specific and cannot be more t	(OPTIONAL) han five days prior or 90 days after	the filing.)
Note: If the date inser		of meet the applicable statutory fil	ing requirements, this date will not be	
		cept service of process for the al- pointment as registered agent and	bove stated corporation at the place of dagree to act in this capacity	lesignated in this
Crip Trendle	aur		02 ()6/2025	
Erik Treutlein, United Sta	Required Signature of stes Corporation Agents, Inc.	- "	Date  e that any false information submitted	l in a document to
		ee felony as provided for in s.817.		
ne trepariment of Sta	ii iiiiiii ii iiiii ii iiii ii iii ii i			

Antrevious Luther

#### Attachment to

# Articles of Incorporation of

### DANCE ELITE EPC BOOSTER

This organization is neither organized for profit nor organized to engage in an activity ordinarily carried on for profit, and no part of the net earnings of this organization will benefit any private shareholder or individual. All references to sections of the Internal Revenue Code shall include such sections as of the date hereof and the corresponding section of any future federal tax code. The business activity for said organization is as follows: Encouraging the youth on sports and education..

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this 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. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under section 501(c)(7) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(7) of the Internal Revenue Code, or corresponding section of any future federal tax code. Any such assets 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 gurposes or to such organization or organizations, as said Court shall determine which are organized and operated exclusively for such purposes.

