# 240000000709

| (Requestor's Name)                      |
|---|
| (Address)                               |
| (Address)                               |
| (City/State/Zip/Phone #)                |
| PICK-UP WAIT MAIL                       |
| (Business Entity Name)                  |
| (Document Number)                       |
| Certified Copies Certificates of Status |
| Special Instructions to Filing Officer: |
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|   |

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2024 OCT - 1 4K 10: 09

### Sunshine State Corporate Compliance Company

3458 Lakeshore Drive, Tallahassee, Florida 32312 (850) 656-4724

| DATE 10/01/2024       | _                                   |                 | ⇔WAL             | K <i>I</i> №** |
|-----------------------|-------------------------------------|-----------------|------------------|----------------|
| ENTITY NAME All Poi   | nts Travel, Inc.                    |                 |                  |                |
| DOCUMENT NUMBER       |                                     |                 | 2024 OCT         | <u>-n</u>      |
|                       | **PLEASE FILE THE ATTACHED          | AND RETURN**    | 13 <u>1</u>      | i mo           |
| XXXXXXXXX             | Plain Copy<br>Certified Copy        |                 | AN 9: 47         |                |
|                       | Certificate of Status               |                 |                  |                |
| **:                   | PLEASE OBTAIN THE FOLLOWING FO      | R THE ABOVE ENT | 7774**           |                |
|                       | Certified Copy of Arts & Amendments |                 |                  |                |
|                       | Certificate of Good Standing        |                 |                  |                |
|                       | **APOSTILLE' / NOTARIAL CL          | ERTIFICATION*   | •                |                |
| COUNTRY OF DESTINA    | TION                                |                 |                  |                |
| NUMBER OF CERTIFICA   | ITES REQUESTED                      |                 |                  |                |
| TOTAL OWED \$ 105     |                                     | ACCOUNT #: I20  |                  |                |
|                       |                                     | 583             | 100              |                |
| Please call Tina at t | the above number for any issues of  | r concerns. The | ank you so much! |                |

For Converting Eligible Entity
Into
Florida Profit Corporation

The Articles of Conversion <u>and attached Articles of Incorporation</u> are submitted to convert the following eligible business entity into a Florida Profit Corporation in accordance with ss. 607.11933 & 607.0202, Florida Statutes.

| 1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:   |
|--|
| All Points Travel, Inc.  |
| Enter Name of the Converting Entity  |
| 2. The converting entity is a corporation  |
| (Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)  First organized, formed or incorporated under the laws of Missouri  |
| this organized, formed or meorporated under the taws or  |
| TENIER STATE OF ILA DOUELLY COUNTY THE COUNTRY   |
| on September 23, 1988  |
| September 23, 1988  Enter date "Converting Entity" was first organized, formed or incorporated.  3. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation:  All Points Travel, Inc.  |
| Enter Name of Florida Profit Corporation   |
| 4. This conversion was approved by the eligible converting entity in accordance with this chapter and the laws of its current/organic jurisdiction.  |
| 5. If not effective on the date of filing, enter the effective date:  (The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)  Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records. |

| Signed this 30th day of September  | , 20 <mark>24</mark>                   |                             |
|--|--|-----------------------------|
| Required Signature for Florida Profit Corporatio   |  |                             |
| Signature of Director. Officer, or, if Directors or Officer of Directors or Officer, or, if Directors o | · ·                                    | oorator:                    |
| Printed Name: Judith L. Dickmeyer Title: Pre   |  |                             |
| Required Signature(s) on behalf of Converting Flo  | orida partnerships, limited partners   | hips, and limited liability |
| companies: [See below for required signature(s).]  |  |                             |
| Signature: Julith L. Dickmeyer   |  |                             |
| Printed Name: Judith L. Dickmeyer  | Title: President                       | <del></del>                 |
| Signature:   |  | <del></del>                 |
| Printed Name:  | Title:                                 |                             |
| Signature:   |  | 2024 OCT -                  |
| Printed Name:  |  |                             |
| Signature:   |  | T-1 M 9: 47                 |
| Printed Name:  | Title:                                 |                             |
| Signature:   |  |                             |
| Printed Name:  | Title:                                 | <del></del>                 |
| Signature:   |  | <del> </del>                |
| Printed Name:  | Title:                                 | . <u>-</u>                  |
| If Florida General Partnership or Limited Liabilit<br>Signature of one General Partner.  | ty Partnership:                        |                             |
| If Florida Limited Partnership or Limited Liabilit<br>Signatures of <u>ALL</u> General Partners.   | y Limited Partnership:                 |                             |
| If Florida Limited Liability Company: Signature of a Member or Authorized Representative   |  |                             |
| All others:<br>Signature of an authorized person.  |  |                             |
| Fees:  |  |                             |
| Articles of Conversion: Fees for Florida Articles of Incorporation:  | \$35.00<br>\$70.00                     |                             |
| Certified Copy:<br>Certificate of Status:  | \$8.75 (Optional)<br>\$8.75 (Optional) |                             |

. . .

## articles of incorporation of all points travel, inc.

#### ARTICLE I NAME

The name of the Corporation is All Points Travel, Inc.

## ARTICLE II PRINCIPAL OFFICE AND MAILING ADDRÉSS

The principal office and mailing address of the Corporation is located at 34 Wellford Lane. Palm Coast, Florida 32164.

## ARTICLE III PURPOSE

The Corporation's purpose shall be for any and all lawful business.

## ARTICLE IV CAPITAL STOCK

- (a) Authorized Shares. The total number of shares of stock that the Corporation may issue is 100 shares with a par value of \$0.10 per share. Each of the shares shalkentitle the holder thereof to one (1) vote at any meeting of the shareholders. All or any part of the stock may be paid for in cash or in property at a fair valuation to be fixed by the Board of Directors at a meeting called for such purpose. All stock, when issued, shall be fully paid and nonassessable.
- (b) <u>Capital Stock</u>. The capital of the Corporation shall be at least equal to the sum of the aggregate par value of all issued shares having par value plus such amounts as, from time to time, by resolution of the Board of Directors, may be transferred thereto.
- (c) <u>Corporate Liquidation and Dissolution</u>. In the event of voluntary or involuntary liquidation, dissolution or winding up of the Corporation, the holders of record of the common stock shall be entitled to receive distribution, ratably, of the remaining assets of the Corporation.
  - (d) <u>Preemptive Rights</u>. Shareholders shall have no preemptive rights.
  - (e) <u>Cumulative Voting</u>. Cumulative voting shall not be permitted.
- (f) <u>Restrictions on Transfer of Stock</u>. The shareholders may, by bylaw provision or by a shareholders' agreement recorded in the Corporation's minute book, impose such restrictions on the sale, transfer, or encumbrance of the stock of the Corporation as they may see fit.

## ARTICLE V REGISTERED OFFICE AND AGENT

The name and street address of the registered agent in the State of Florida are Judith L. Dickmeyer, 34 Wellford Lane, Palm Coast, Florida 32164.

#### ARTICLE VI INCORPORATOR

The name and address of the Incorporator of the Corporation is:

Judith L. Dickmeyer 34 Wellford Lane Palm Coast, Florida 32164

## ARTICLE VII DIRECTORS

- (a) Number. The Corporation shall have two (2) directors. The number of directors may be changed from time to time pursuant to the bylaws adopted by the shareholders.
- (b) <u>Board of Directors</u>. The name and address of the members of the Board of Directors of the Corporation are:

Crystal A. Hatfield 9102 SW 11th Street Court Lees Summit, Missouri 64064

Cynthia L. Bowler 12213 Frostwood Court Jacksonville, Florida 32223

(c) <u>Indemnification</u>. The Board of Directors is specifically authorized to provide for indemnification of directors, officers, employees and agents to the fullest extent permitted by law.

## ARTICLE VIII OFFICERS

The name and address of the officers of the Corporation are:

Judith L. Dickmeyer 34 Wellford Lane Palm Coast, Florida 32164 President, Secretary, Treasurer

## ARTICLE IX BYLAWS

The Bylaws of the Corporation shall be adopted by the Board of Directors. Bylaws shall be adopted, altered, amended or repealed from time to time by either the shareholders or the Board of Directors, but the Board of Directors shall not alter, amend or repeal any bylaw adopted by the shareholders if the shareholders specifically provide that such bylaw is not subject to amendment or repeal by the directors.

#### ARTICLE X DURATION

The Corporation shall exist perpetually. The Corporation's existence shall commence on the date these Articles of Organization are executed, except that if they are not-filed by the propertment of State of the State of Florida within five (5) business days thereafter the Corporation's existence shall commence upon filing by the Department of State.

Remainder of Page Intentionally Blank - Signature Page Follows

IN WITNESS WHEREOF, the undersigned Incorporator has made and subscribed these Articles of Incorporation for the foregoing use and purpose this 30th day of September, 2024.

Judith L. Dickmeyer 25476EA805AA450

Judith L. Dickmeyer, as Incorporator

## CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of the Florida Statutes, All Points Travel, Inc., a Florida corporation (the "Corporation"), submits the following statement in designating the registered office/registered agent of the Corporation in the State of Florida:

- 1. The name of the Corporation is All Points Travel, Inc.
- The name and address of the registered agent and office are Judith L. Dickmeyer,
   Wellford Lane, Palm Coast, Florida 32164.

#### **ACKNOWLEDGMENT:**

Having been named as registered agent and to accept service of process for the Corporation at the place designated in this Certificate. 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 relating 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 the Florida Business Corporation Act.

DATED: This 30th day of September, 2024.

Judith L. Dickmeyer, as Registered Agent

Juditle L. Dickmeyer