

ARTICLES OF INCORPORATION
OF
GREATNESS THROUGH GUIDANCE

The undersigned incorporators, a majority of whom are citizens of the United States and pursuant to the nonprofit corporation laws of this state, hereby adopt the following Articles of Incorporation.

ARTICLE I. NAME

The name of this corporation is: Greatness through Guidance.

ARTICLE II. REGISTERED OFFICE

The physical address of the registered office for this corporation is at: 37th and Walnut, Philadelphia, PA 19104.

ARTICLE III. REGISTER AGENTS

The names and addresses of the initial register agents are:

Cameron Lozano, 1000 Abigail Drive, Arlington, TX 76002
Thuyvi Nguyen, 2715 Los Altos Drive, San Jose, CA 95121

ARTICLE IV. DURATION

The period of duration is: Perpetual

ARTICLE V. PURPOSE

The specific purpose of this corporation is:

- Purpose one: To educate American citizens about financial literacy, digital literacy, and career skills and opportunities;
- Purpose two: To tutor underprivileged adults and children about the aforementioned topics by use of pop-up workshops;
- Purpose three: To incorporate the topics above into the curriculum of the American school system.

Mission Statement: Greatness through Guidance hopes to give all American students the ability to succeed by providing counseling in digital literacy, financial literacy, and career advice through partnering with local organizations and implementing additional curriculum into the American school system.

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

ARTICLE VI. INITIAL DIRECTORS

The number of directors, and the method of selecting directors, shall be fixed by the Bylaws of this corporation. The initial directors shall be seven(7) in number. The names of these initial directors are as follows:

Cyrus Crockett

Stewart D. Friedman

Luke Kwong

Kayla Leung

John Morris Karina Trevino

Tej Singh

ARTICLE VII. INCORPORATORS

The names and addresses of the incorporators of this corporation are:

Jamie Chen, 1418 W 42nd Street, Scottsbluff, NE, 69361

Andréj Klema, 13221 Triadelphia Rd. Ellicott City MD, 21042-1140

Marc Trevino, 24946 Lismore Lane, Manhattan IL 60442

Jhaughanessy Morris, 129 Big Bridge Road, McDowell, KY 41647

Maxx Shearod, 4203 Charleston Street, Houston, TX 77021

Ericka Familia, 1615 Dr. MLK Jr Blvd, Bronx, NY 10453

Thuyvi Nguyen, 2715 Los Altos Drive, San Jose, CA 95121

Cameron Lozano, 1000 Abigail Drive, Arlington, TX 76002

ARTICLE VIII. ADDITIONAL PROVISIONS

1. 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 Third hereof.

2. 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 in opposition to any candidate for public office.
3. Notwithstanding any other provision of these articles, 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 section 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 section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
4. No member, officer, or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, or directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE IX. DISSOLUTION

Upon the 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 to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of 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.

IN WITNESS WHEREOF, we the undersigned, being the Incorporators of Greatness through Guidance executed these Articles of Incorporation on _____, 20____.

_____ Jamie Chen, Incorporator

_____ Andréj Klema, Incorporator

_____ Ericka Familia, Incorporator

_____ Cameron Lozano, Incorporator

_____ Thuyvi Nguyen, Incorporator

_____ Maxx Shearod, Incorporator

_____ Marc Trevino, Incorporator

_____ Jhaughanessy Morris, Incorporator