

Date: December 4, 2020

To: Board of Directors

From: Kevin Sved, CEO

Subject: Creation of Support Entities

As Navigator Schools pursues the development of a private facility to house Watsonville Prep School, it will be necessary to utilize a Support Corporation as well as a Limited Liability Corporation (LLC) to ensure segregation of finances and separation of decision-making structures. Creating an affiliated 501(c)(3) support corporation (Navigator Schools Support Corporation) and a subordinate LLC (407 Main Street LLC) will also ensure maximum rent reimbursement allowable under SB740. It is also recommended that, over time, the Navigator Schools Support Corporation becomes the primary entity to receive philanthropic donations to support Navigator School operations and programs. Attachment A delineates the functions of these entities.

The Navigator Schools Support Corporation requires a board of directors of which no more than forty-nine percent of whom are "interested persons." Navigator Schools Board members and staff are considered interested persons. In an initial board composed of three members, one of the three could be a current Navigator Schools Board member or staff member.

It is proposed that a special meeting be held during the week of December 14 for the Board to consider approving the documents to ratify the creation of these entities and appoint the initial board of the Navigator Schools Support Corporation. Articles of incorporation have been filed with the California Secretary of State and certified copies are attached.

Attachments:

- -Attachment A: Overview of Related Structures
- -Articles of Incorporation for Navigator Schools Support Corporation
- -Articles of Incorporation for 407 Main Street LLC

Attachment A, Overview of Related Entities

Operates schools and CMO. Navigator Schools (501c3) Governed by NS Board of Directors, managed by Navi Staff, led by CEO. Navigator Schools is the "designator" of Support Corp **Board Members** Navigator Schools is the Manager of 407 Main Street LLC **Navigator Schools** Supports Navigator Schools by holding property, leases, **Support Corp (501c3)** philanthropic support, and related activities. Support Corp Board is primarily administerial, providing independent oversight of financial transactions and agreements between Navigator Schools, the Support Corp, and 407 Main St. LLC. Support Corp is the sole member of 407 Main LLC

407 Main Street LLC

Holds master lease with owner of 407 Main, holds contracts to finance and develop 407 Main.

Support Corp managed by Navi Staff, led by CEO.

407 Main St. LLC subleases 407 Main St. to Navigator Schools, on behalf of Watsonville Prep School.

Navigator Schools is the manager of 407 Main St. LLC. Navi Staff, led by CEO, will therefore be directing 407 Main Street LLC.

ARTICLES OF INCORPORATION of NAVIGATOR SCHOOLS SUPPORT CORPORATION

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ARTICLE I

The name of this corporation is Navigator Schools Support Corporation.

ARTICLE II

- A. This corporation is a nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for public and charitable purposes.
- B. This corporation is organized, and shall be operated, exclusively for the benefit of, to perform the functions of, and to carry out the purposes of Navigator Schools, a California nonprofit public benefit corporation (the "Designator").
- C. The primary purpose of the corporation is to operate and maintain an educational institution that operates charter schools; to facilitate the development of charter schools; to lease, own, manage, and maintain charter school facilities; to provide charter school facilities and operational and other support to charter schools; to assist philanthropists and foundations in supporting the operations and growth of charter schools; and to provide and otherwise obtain or assist in obtaining charter school financing. Additionally, the corporation may engage in any activities that are reasonably related to or in furtherance of its stated public and charitable public purposes, or in any other charitable activities
- D. The corporation is organized and operated exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code ("Code").
- E. No substantial part of the activities of the corporation shall be the carrying on of propaganda or otherwise attempting to influence legislation (except as otherwise provided in Section 501(h) of the Code), and the corporation shall not participate or intervene (including the publication or distribution of statements) in any political campaign on behalf of (or in opposition to) any candidate for public office.
- F. All the property and assets of this corporation are irrevocably dedicated to charitable and educational purposes described in Section 501(c)(3) of the Code. No part of the net income or assets of the corporation shall inure to the benefit of any of its directors, officers or other private persons.

ARTICLE III

The name and business address in this State of the corporation's initial agent for service of process is:

Kevin Sved 650 San Benito Street, Suite 230 Hollister, CA 95023

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ARTICLE IV

The initial street and mailing address of the corporation is:

650 San Benito Street, Suite 230 Hollister, CA 95023

ARTICLE V

Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities shall be distributed to the Designator, if the Designator then is an organization that is described in, and has established its tax exempt status under, Section 501(c)(3) of the Code or, if not, to one or more organizations each of which then is described in, and has established its tax exempt status under, Section 501(c)(3) of the Code.

ARTICLE VI

This corporation shall have all the powers of a natural person, subject only to limitations imposed by these Articles, the Bylaws of this corporation and applicable laws. Notwithstanding any such powers or any other provision of these Articles, this corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under Section 501(c)(3) of the Code, or (b) by a corporation contributions to which are deductible under Section 170(c)(2) of the Code.

ARTICLE VII

Any amendment of these Articles of Incorporation must be approved by the Designator in writing.

IN WITNESS WHEREOF, for the purpose of forming this nonprofit public benefit corporation under the laws of the State of California, the undersigned has executed these Articles of Incorporation.

Kevin Sved

Ken Svel



Secretary of State Articles of Organization	LLC-1	202030110032			
Limited Liability Company (LLC)			i i		mS.
MPORTANT — Read Instructions before completing this form.		FILED Secretary of State State of California			
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opy Fees — First page \$1.00; each attachment page \$0.50; Certification Fee - \$5.00		OCT 26 2020 Mc			
Note: LLCs may have to pay minimum \$800 tax to the California F each year. For more information, go to https://www.ftb.ca.gov.	1	los Trasu	F O	ee	0.1
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407 Main Street LLC					
2. Business Addresses	a talk	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	ilege .		
a. Initial Street Address of Designated Office in California - Do not enter a P.O. Box	City (no abbrevation	City (no actireviations)		Zip Cook	
350 San Benito Street, Suite 230	Hollister City (no abbreviations)		CA	9502	23
b Initial Mailing Address of LLC, if different than item 2a			State	Zip Coo	
3. Service of Process (Must provide either Individual OR Corporation	0.)	- 11	1		
INDIVIDUAL - Complete Items 3a and 3b only. Must include agent's fi		reet address.			
a. California Agent's First Name (if agent is not a corporation)	Middle Name Last Name				Suffix
Kevin		Sved			
o. Street Address (if agent is not a corporation) - Do not enter a P.O. Box	City (no abbreviations)	State	Zp Cod	•
S50 San Benito Street, Suite 230	Hollister		CA	9502	23
CORPORATION - Complete Item 3c. Only include the name of the reg	ristered agent Corporation	n.	1 04	1	
Licationna Registered Corporate Agent's Name (if agent is a corporation) - Do	not complete Item 3a or 31				
c. Cautornia Registered Corporate Agent's Name (if agent is a corporation) Do	not complete Item 3a or 31				
	not complete Item 3a or 31				
4. Management (Select only one box)	not complete Item 3a or 31			Sec.	
4. Management (Select only one box) The LLC will be managed by:					
4. Management (Select only one box) The LLC will be managed by: One Manager More than One		All LLC Me	ember(s)		
4. Management (Select only one box) The LLC will be managed by: One Manager More than One Company one box) 5. Purpose Statement (Do not alter Purpose Statement)	ne Manager	☐ All LLC Me			
4. Management (Select only one box) The LLC will be managed by: One Manager More than One of the limited liability company is to engage in	ne Manager	All LLC Me			company
4. Management (Select only one box) The LLC will be managed by: One Manager	ne Manager any lawful act or a led Liability Compare lation herein is true	All LLC Me	a limited	liability authoriz	ed by
5. Purpose Statement (Do not alter Purpose Statement) The purpose of the limited liability company is to engage in may be organized under the California Revised Uniform Limit 5. By signing, I affirm under penalty of perjury that the inform	ne Manager any lawful act or a led Liability Compariation herein is true	All LLC Me	a limited	liability authoriz	ed by
4. Management (Select only one box) The LLC will be managed by: One Manager	ne Manager any lawful act or a led Liability Compariation herein is true	All LLC Me	a limited	liability authoriz	ed by

ATTACHMENT TO ARTICLES OF ORGANIZATION OF 407 MAIN STREET LLC

- Per Cal. Code Regs., Title 18, §136
- (a) This limited liability company ("LLC") is organized and operated exclusively for charitable purposes as specified in the Internal Revenue Code and California Revenue & Taxation Code ("R&T Code") §214.
- (b) This LLC shall be operated exclusively to further the exempt purposes, as set forth in R&T Code §214, of its member or members.
- (c) Each member of this LLC shall be a qualifying organization as specified in Cal. Code Regs., Title 18, §136(b)(1) or (b)(2).
- (d) No membership interest of this LLC shall, directly or indirectly, be transferred to any non-qualified person or entity.
- (e) The property owned by this LLC is irrevocably dedicated to charitable purposes, and no part of the net income or assets of this LLC shall ever inure to the benefit of any private member or individual.
- (f) Upon dissolution or winding up of this LLC, all assets remaining after payment, or provision for payment, of all debts and liabilities of this LLC shall be distributed to such of its members as are organizations organized and operated exclusively for exempt purposes as specified in R&T Code §214 and which have established their tax exempt status under Internal Revenue Code §501(c)(3) or under R&T Code §23701d, and, if no member is so organized and operated and has established such tax exempt status at the time of said dissolution, to an organization which is so organized and operated and which has established such tax exempt status.
- (g) Any amendments to the Articles of Organization and to the Operating Agreement of this LLC shall be consistent with R&T Code §214.
- (h) To the fullest extent permitted by law, for the purpose of qualifying for the Welfare Exemption under the rules of the California Board of Equalization, this LLC is prohibited from merging with, or converting into, a for-profit entity.
- (i) No distribution shall be made to any member who ceases to be an organization described in R&T Code §214.

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Per Form 3500

This LLC is organized for the exclusive purpose of holding title to property, collecting income therefrom, and turning over the entire amount thereof, less expenses, to an organization that itself is exempt under section 501 of the Internal Revenue Code, as contemplated by section 23701h of the California Revenue and Tax Code.

This LLC is organized for nonprofit purposes, and no part of the net earnings of this LLC shall inure to the benefit of any private member or individual.

Notwithstanding any statement of purposes and powers set forth in this document, this LLC may not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the exclusive purposes of this organization.

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