Department of Commerce, Community, and Economic Development Division of Corporations, Business and Professional Licensing

Corporations Section

State Office Building, 333 Willoughby Avenue, 9th Floor PO Box 110806, Juneau, AK 99811-0806
Phone: (907) 465-2550 ★ *Fax:* (907) 465-2974

Email: Corporations@Alaska.Gov Website: Corporations.Alaska.Gov

STATEMENT OF CONVERSION

Specifically for

An Entity <u>with</u> an AK Entity Number Converting to a Domestic (Alaskan) Business Corporation

Under the Alaska Entity Transaction Act AS 10.55.401-10.55.406 and AS 10.06.205, .208, .210

\$175.00 Filing Fee

- \$ 25.00 Statement of Conversion Filing Fee (non-refundable)
- \$150.00 Articles of Incorporation Filing Fee (non-refundable)

INSTRUCTIONS FOR STATEMENT OF CONVERSION (Please retain for your records):

NOTICE: The Statement of Conversion will not be filed if a biennial report is due. Please verify the following for the converting entity before completing the application:

- Is the qualified entity (on record with this division) in "Good Standing" status?
- Have all required biennial reports been filed?
- Are the officials on record correct, current and up-to-date? (Used to verify signatures for this filing.)
- Is the Registered Agent information on record correct, current and up to date?

To verify the above information you may search for the entity by going to the above website, click License Search and under Search License Data select Corporations.

- If there is a biennial report due, it may be filed online (for immediate posting) by selecting Biennial Reports on the above website.
- If the officials have changed and there is no biennial report due then please submit a Notice of Change of Officials located on the above website under Forms and Fees. Select the appropriate version based on your entity type.
- If the Registered Agent information needs to be updated please submit a Statement of Change located on the above website under Forms and Fees. Select the appropriate version based on your entity type.

WHAT IS A CONVERSION?

Conversion (when an entity changes/transforms from one type of entity into a different type of entity) means a transaction authorized by AS 10.55.401-10.55.406, with the exception of the entities excluded under AS 10.55.110. Under this:

- Any domestic (Alaskan) entity may become a domestic (Alaskan) business corporation.
- Any foreign (non-Alaskan) entity may become a domestic (Alaskan) business corporation if the conversion is authorized by the law of the foreign jurisdiction.

NOTICE: The Statement of Conversion must be filed in conjunction with Articles of Incorporation (attached to this form) for a domestic (Alaskan) Business Corporation and the applicable \$150.00 fee (which are already included in the above stated filing fees).

ITEM 1: Provide the name of the converting (changing from) entity, the Alaska Entity # (mandatory), State of domicile or jurisdiction, and type of entity (changing from).

ITEM 2: Provide the converted (changing to) domestic (Alaskan) business corporation name (which continues in existence after the conversion).

- A business corporate name must contain the word "corporation," "company," "incorporated," or "limited," or an abbreviation of one of these words.
- The corporate name may not contain a word or phrase that indicates or implies that the corporation is organized for a purpose other than the purpose contained in its articles of incorporation.
- A corporate name must be distinguishable upon the record. To search the availability of the legal name
 of the corporation in the State of Alaska go to the above website, click License Search, and select
 Search Corporations Database.
- NOTE: the name of the converted business corporation in Item #2 on the Statement of Conversion
 must match the name in Article #1 on the Articles of Incorporation attached to this filing.

ITEM 3: (Optional) The future effective date of conversion, if different from date of filing must be a specific future date and cannot exceed 90 days from date of filing. Future effective date (mm/dd/yyyy format).

ITEM 4: This statement is required by statute. Please read through and verify.

ITEM 5: The converted (changed to) domestic (Alaskan) entity's Articles of Incorporation for a domestic business corporation *must* be attached to this Statement of Conversion. Choose only <u>one</u> of the options.

Complete the Articles of Incorporation portion of this form

-OR-

Provide Articles of Incorporation which satisfy the requirements in AS 10.06.205, .208, and .210, as an attachment.

ITEM 6: The Statement of Conversion must be signed on behalf of the converting (changing from) entity (listed in Item #1 above) in the following manner:

- If the converting entity is a corporation, it must be signed by an officer of the corporation.
- If the converting entity is not a corporation, it must be signed by the person authorized by said entity.
- If the converting entity is in the hands of a receiver, trustee, or other court-appointed fiduciary, it must be signed by said fiduciary.

If the converting entity is currently on record with this division (has an AK Entity Number) and the signer is an official of the entity then the signer must be currently on record with this division.

Provide the printed name of the signer, the full title/capacity of the authorized signer, the name of the entity that the individual is representing, and signature of the individual authorized to sign.

NOTE - Signatures:

Per AS 10.55.609, persons who sign documents to be filed with the commissioner that are known by the person to be false in material respects are guilty of a Class A misdemeanor.

IMPORTANT: Changing Officials

On the date the Statement of Conversion is filed for record all officials currently on record for the converting (changing from) entity (listed in Item #1 on the Statement of Conversion) will be removed from record. The converted (changing to) entity (listed in Item # 2 of the Statement of Conversion) <u>must</u> file a notification of changing officials with this division.

- A Notice of Change of Officials must be filed in the manner and time prescribed in AS 10.06.813, 10.20.631, 10.50.765, or AS 32.11.020(d).
- In the case of a Limited Partnership: a domestic Limited Partnership must file an Amended Certificate of Limited Partnership and for a foreign Limited Partnership must file a Certificate of Correction in the manner and time prescribed in AS 32.11.020(d).

The appropriate forms can be found online at the above website and select Forms and Fees. The notification form may be filed in conjunction with the Statement of Conversion. The filing fee is \$25.

NOTE - Plan of Conversion - OR- Statement of Conversion:

Do not send both together. Submit <u>either</u> the Statement of Conversion **OR** the plan of conversion that is signed on behalf of all entities and contains all the information required to be in the Statement of Conversion and is delivered to the Division for filing after the plan has been adopted and approved by all entities. Sending both the plan of conversion and the Statement of Conversion together may cause delays in processing time.

SUBMITTAL: Please submit forms and payment together.

- A notification of officials changing maybe filed in conjunction with the Statement of Conversion; please include the appropriate form and filing fee.
- Mail the Statement of Conversion (form 08-569) and the \$175.00 non-refundable filing fee in U.S. dollars to:
 - State of Alaska, Corporations Section, PO Box 110806, Juneau, AK 99811-0806
- If faxing the form please include the Credit Card Payment form with the appropriate fees.
- Do not email forms or payment.

STANDARD PROCESSING TIME for complete and correct applications submitted to this office is approximately 10-15 business days. All applications are reviewed in the date order they are received.

INSTRUCTIONS FOR ARTICLES OF INCORPORATION:

These instructions are specific for the Articles of Incorporation which must be attached to the Statement of Conversion (form 08-569)

ARTICLE 1: Name of Corporation

Provided the name of the domestic (Alaskan) business corporation:

- A corporate name must contain the word "corporation," "company," "incorporated," or "limited," or an abbreviation of one of these words.
- The corporate name may not contain a word or phrase that indicates or implies that the corporation is organized for a purpose other than the purpose contained in its articles of incorporation.
- A corporate name must be distinguishable upon the record. To search the availability of the legal name
 of the corporation in the State of Alaska go to the above website, click License Search, and select
 Search Corporations Database.
- **NOTE**: the name of the business corporation in Article #1 in the Articles of Incorporation must match the name in Item #2 on Statement of Conversion portion of this filing.

ARTICLE 2: Disclosure of Corporate Purposes

The purpose describes activities of the corporation at the time of filing and may include "any lawful."

In addition to purpose, also include the NAICS code where indicated. NAICS code may not conflict with the purpose listed. For a complete list of NAICS codes go to the above website and select NAICS Codes.

ARTICLE 3: Registered Agent

The registered agent for the domestic (Alaskan) business corporation (listed in Article #1 on the Articles of Incorporation) is the same agent on record for the converting (changing from) entity (listed in Item #1 on the Statement of Conversion). Per Alaska Statutes the registered agent information may only be updated via a Statement of Change Registered Agent form. The non-refundable filing fee for a Statement of Change is \$25. The appropriate Statement of Change form, based on entity type, can be found on the above website, click Corporations Section, Forms and Fees.

For more information go to the above website and click Registered Agents FAQs.

ARTICLE 4: Alien Affiliate

Defined in AS 10.06.990 as a person that directly or indirectly through one or more intermediaries controls, or is controlled by, or is under common control with, a corporation subject to this chapter:

- 1. An individual who is not a citizen or national of the United States, or who is not lawfully admitted to the United States for permanent residence, or paroled into the United States under the Immigration and Nationality Act (8 U.S.C. 1101 - 1525, as amended):
- 2. A person, other than an individual, that was not created or organized under the laws of the United States or of a state, or whose principal place of business is not located in any state; or
- 3. A person, other than an individual, that was created or organized under the laws of the United States or of a state, or whose principal place of business is located in a state, and that is controlled by a person described in (1) or (2) of this paragraph.

ARTICLE 5: Shares

All for-profit business corporations must provide the number of authorized shares – the maximum number of shares that a corporation is legally permitted to issue.

- Zero (0) is not an acceptable quantity.
- If there is more than one class or series of authorized shares, please provide this information.
- Par value is the nominal value or dollar value of the original cost of a share and has no relation to market value.

ARTICLE 6: Optional Provisions

The Articles of Incorporation may set out additional provisions authorized by AS 10.06.210:

- (1) any of the following provisions, which are not effective unless expressly provided in the articles:
 - (A) a provision granting, with or without limitations, the power to levy assessments upon the shares or class of shares:
 - (B) a provision removing from shareholders preemptive rights to subscribe to any or all issues of shares or securities:
 - (C) special qualifications of persons who may be shareholders:
 - (D) a provision limiting the duration of the corporation's existence to a specified date;
 - (E) a provision restricting or eliminating the power of the board or of the outstanding shares to adopt, amend, or repeal provisions of the bylaws as provided in AS 10.06.228;
 - (F) a provision requiring, for any corporate action except as provided in AS 10.06.460 and AS 10.06.605, the vote of a larger proportion or of all of the shares of a class or series, or the vote or quorum for taking action of a larger proportion or of all of the directors, than is otherwise required by this chapter;
 - (G) a provision limiting or restricting the business in which the corporation may engage or the powers that the corporation may exercise or both;

- (H) a provision conferring upon the holder of an evidence of indebtedness, issued or to be issued by the corporation, the right to vote in the election of directors and on any other matters on which shareholders may vote;
- (I) a provision conferring on shareholders the right to determine the consideration for which shares shall be issued:
- (J) a provision requiring the approval of the shareholders or the approval of the outstanding shares for a corporate action, even though not otherwise required by this chapter;
- (K) a provision that one or more classes or series of shares are redeemable as provided in AS 10.06.325;
- (L) [Repealed, Sec. 59 ch 82 SLA 1989].
- (M) a provision that confers or imposes the powers, duties, privileges, and liabilities of directors upon delegates under AS 10.06.450;
- (N) a provision eliminating or limiting the personal liability of a director to the corporation or its stockholders for monetary damages for the breach of fiduciary duty as a director; the articles of incorporation may not eliminate or limit the liability of a director for (i) a breach of a director's duty of loyalty to the corporation or its stockholders; (ii) acts or omissions not in good faith or that involve intentional misconduct or a knowing violation of law; (iii) willful or negligent conduct involved in the payment of dividends or the repurchase of stock from other than lawfully available funds; or (iv) a transaction from which the director derives an improper personal benefit; the provisions of this paragraph do not eliminate or limit the liability of a director for an act or omission that occurs before the effective date of the articles of incorporation or of an amendment to the articles of incorporation authorized by this paragraph;
- (2) reasonable restrictions upon the right to transfer or hypothecate shares of a class or series, but a restriction is not binding on shares issued before the adoption of the restriction unless the holders of those shares voted in favor of the restriction;
- (3) the names and addresses of the persons appointed to act as initial directors; any other provision not in conflict with this chapter for the management of the business and for the conduct of the affairs of the corporation, including any provision that is required or permitted by this chapter to be stated in the bylaws.

OPTIONAL: Provide the corporation's principal office physical or mailing address (wherever located) with this filing.

SIGNATURES: Per AS 10.55.405(d) the Articles of Incorporation filed with the Statement of Conversion (form 08-569) does not need to be signed; the Statement of Conversion portion of this filing must be signed.

IMPORTANT: Changing Officials

On the date the Statement of Conversion is filed for record all officials currently on record for the converting (changing from) entity (listed in Item #1 on the Statement of Conversion) will be removed from record. The converted (changing to) entity (listed in Item # 2 of the Statement of Conversion) <u>must</u> file a notification of changing officials with this division.

- A Notice of Change of Officials must be filed in the manner and time prescribed in AS 10.06.813, 10.20.631, 10.50.765, or AS 32.11.020(d).
- In the case of a Limited Partnership: a domestic Limited Partnership must file an Amended Certificate
 of Limited Partnership and for a foreign Limited Partnership must file a Certificate of Correction in the
 manner and time prescribed in AS 32.11.020(d).

The appropriate forms can be found online at the above website and select Forms and Fees. The notification form may be filed in conjunction with the Statement of Conversion. The filing fee is \$25.

STANDARD PROCESSING TIME for complete and correct applications submitted to this office is approximately 10-15 business days. All applications are reviewed in the date order they are received.

ADDITIONAL RESOURCES:

Professional Licensing Section:

For information regarding what professions require a professional license, statutes, how to obtain a professional license, and/or the expiration date if you already have a professional license, visit the Professional Licensing website at: *ProfessionalLicense.Alaska.Gov*

NOTICE: if a professional license is owned by an entity and there is a change in the entity then the professional license may be impacted.

Contact the appropriate professional licensing examiner.

Business Licensing Section:

For the privilege of engaging in a business in the State of Alaska, a business license is required for a new entity. For information regarding business licenses, statutes, and how to obtain a business license, visit the Business Licensing website at: *BusinessLicense.Alaska.Gov*

NOTE: a change in the ownership of a business license requires a new business license.

Alaska Corporate Net Income Tax:

Every corporation earning gross income from sources within the state, except for those corporations that are specifically exempted, must file a corporation net income tax return. Contact the Alaska Department of Revenue, Tax Division, PO Box 110420, Juneau, Alaska, 99811-0420, telephone number (907) 465-2320 for more information.

STATEMENT OF CONVERSION

Specifically for

Entity <u>with</u> an AK Entity Number Converting to a Domestic (Alaskan) Business Corporation

Under the Alaska Entity Transaction Act AS 10.55.401-10.55.406

\$175.00	Filing Fee
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- \$ 25.00 Statement of Conversion Filing Fee (non-refundable) (\$25 Corp Fee)
- \$150.00 Articles of Incorporation Filing Fee (non-refundable) (\$150 Corp Fee)

NOTICE: The Articles of Incorporation must be submitted as an attachment.

Pursuant to the provisions of Alaska Statutes 10.55.405, excluding entities stated in AS 10.55.110, a domestic (Alaskan) or foreign (non-Alaskan) entity may convert (change from one type of entity to a different type of entity) to a domestic (Alaskan) business corporation, by submitting the following statement:

ITEM 1: Name of the converting (changing from) entity:	Alaska Entity # (mandatory):
State of Domicile or Jurisdiction (changing from):	Type of Entity (changing from):
<u>ITEM 2</u> : Name of the converted (changed to) domestic (Alaskan) business corp "corporation", "company", "incorporated", "limited" or an abbreviation of one of the business corporation in Item #2 on the Statement of Conversion must match Articles of Incorporation attached to this filing.):	nese words. (Note: the name of
State of Domicile or Jurisdiction (changing to):	Type of Entity (changing to):
Alaska	Business Corporation

		on, if different from date of filing, must be filing. Future effective date (mm/dd/yyyy	
ITEM 4: If the converting (changing from accordance with AS 10.55.401	,	skan) entity, the conversion has been appro	oved in
3 \ 3 \ 3	, ,	laskan) entity, the conversion has been app f its jurisdiction of organization.	oroved by
·	, , , , , , , , , , , , , , , , , , , ,	entity's Articles of Incorporation for a domes of Conversion. Choose only one of the opti	
Complete the attached	Articles of Incorporation port	tion of this form.	
-OR-			
Provide Articles of Incorattachment.	poration, which satisfy the r	equirements of AS 10.06.205, .208, and .2	10, as an
ITEM 6: The Statement of Conin Item #1 above) in the followi		behalf of the converting (changing from) en	tity (listed
 If the converting entity 	is a corporation, it must be	signed by an officer of the corporation.	
 If the converting entity 	is not a corporation, it must	be signed by the person authorized by said	d entity.
 If the converting entity be signed by said fiduc 		r, trustee, or other court-appointed fiduciary	, it must
If the converting entity is curre official of the entity then the sign		sion (has an AK Entity Number) <u>and</u> the signecord with this division.	ner is an
Provide the printed name of th the individual is representing, a		ty of the authorized signer, the name of the lall authorized to sign.	entity that
Signature I	Printed Name	Title and entity that is represented	Date
person to be false in material r	espects are guilty of a Class		
(changing from) entity (listed ir converted (changing to) entity	n Item #1 on the Statement (listed in Item # 2 of the Sta sion in the manner and time	d all officials currently on record for the convolution of Conversion) will be removed from record attement of Conversion) must file a notification of conversion. The notification of Conversion.	I. The on of

SUBMITTAL: Please submit forms and payment together.

- A notification of officials changing maybe filed in conjunction with the Statement of Conversion; please include the appropriate form and filing fee.
- Mail the Statement of Conversion (form 08-569) and the \$175.00 non-refundable filing fee in U.S. dollars to:
 - o State of Alaska, Corporations Section, PO Box 110806, Juneau, AK 99811-0806
- If faxing the form please include the Credit Card Payment form with the appropriate fees.
- Do not email forms or payment.

STANDARD PROCESSING TIME for complete and correct applications submitted to this office is approximately 10-15 business days. All applications are reviewed in the date order they are received.

ARTICLES OF INCORPORATION

Specifically for

A Domestic (Alaskan) Business Corporation with Statement of Conversion

Under AS 10.06.205, .208, .210, and the Alaska Entity Transactions Act AS 10.55.405

Pursuant to AS 10.55.405 the converted entity's public organic document must be submitted as an attachment to this Statement of Conversion.

Pursuant to AS 10.06.205, .208 and .210 the undersigned domestic (Alaskan) business corporation applies for a Certificate of Incorporation and, for that purpose, submits the following:

ARTICLE 1 : Name of the business corporation must contain the word "corporation", "company", "incorporated", "limited" or an abbreviation of one of these words. (Note: the name of the business corporation in Article #1 in the Articles of Incorporation must match the name in Item #2 on Statement of Conversion portion of this filing.):								
ARTICLE 2: Indicate the p								ţ
Purpose:				NAICS code:				
ARTICLE 3: The registered agent for the Incorporation) is the same Statement of Conversion). Statement of Change Reg ARTICLE 4: Name and according to the Incorporation of Change Reg	agent on Per Alasl istered Aç	record for the con ka Statutes the reg gent form. The no	verting (changing fr gistered agent inforr n-refundable filing f	rom) entity (listed mation may only ee for a Stateme	d in Item be upda ent of Ch	n #1 ated nang	on tl via	he a
Name:								
Mailing address:								
City:		State/Province:		Country:	ntry:			
Attach additional sheet if more than one alien affiliate. ARTICLE 5: Authorized Shares: the number of authorized shares, class, series (if applicable) and par value:								
	☐ Comi							
# of Authorized shares (zero is not an acceptable #)	Class		Series	Par v	alue			
	☐ Comi							
# of Authorized Shares (zero is not an acceptable #)	Class		Series	Par v	alue			

ARTICLE 6: Optional Provisions and Additional Articles

- Attach additional pages for continuation of optional provisions and/or additional articles.
- Please indicate which article you are continuing and/or insert any desired additional provisions authorized by Alaska Statutes.
- Additional articles should be a continuation of the numbering as it appears on these Articles of Incorporation.

SIGNATURES:

Per AS 10.55.405(d) the Articles of Incorporation filed with the Statement of Conversion (form 08-569) does not need to be signed; the Statement of Conversion portion of this filing must be signed.

<u>ADDRESS</u>: Principal Office Address of the Corporation (wherever located):

Physical address:		
City:	State:	Zip Code:
Mailing address:		
City:	State:	Zip Code:

STANDARD PROCESSING TIME for complete and correct applications submitted to this office is approximately 10-15 business days. All applications are reviewed in the date order they are received.

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Contact Information Sheet

FOR DIVISION USE ONLY

State of Alaska
Department of Commerce, Community, and Economic Development
Division of Corporations, Business and Professional Licensing
PO Box 110806, Juneau, AK 99811

Phone: (907) 465-2550

Credit Card Payment Fo	rm	
All major credit cards are accepted credit card payment form with you	d. For security purposes, <u>do not email</u> credit car ur application.	d information. Include this
Name of Applicant or Licensee: _		
Profession Type (e.g., Acupuncture	e):	
License Number (if applicable):		
I wish to make payment by credit	card for the following (check all that apply):	AMOUNT
Application Fee:		
License or Renewal Fee:		
Other (fine, exam, etc.):		
1		
2		
	TOTAL	:
Name (as shown on credit card): _		
Mailing Address:		
Phone Number:	Email (optional):	
Signature of Credit Card Holder:		
08-4438 Rev 12/06/202	22 Credit Card Payment Form (all maj	or cards accepted)
		• •
CREDIT CARD INFO: Your	payment cannot be processed unless a	Il fields are completed!
		All 3 fields MUST be
		completed!
2. Expiration Date:		This section will be
3. Security Code:		destroyed after the payment is processed.