



Articles of Incorporation

This document sets forth the Articles of Incorporation, which are executed for the purpose of forming Mezimoři Union LLC (who shall be addressed hereafter as “Mezimoři” or the “Company”) as a limited liability company pursuant to the applicable laws of the Commonwealth of Redmont. This document sets forth the foundational provisions governing the existence and legal structure of the Company. The intent of these Articles is to establish the Company as a distinct legal entity, define its principal office, jurisdiction, and management structure, and provide the basis for its internal governance. These Articles serve to ensure clarity, compliance, and legal recognition of the Company’s formation and ongoing operations.

I. Name of the Corporation, Location and jurisdiction, and Registration

The name of the limited liability company is hereby designated as “Mezimoři Union LLC”, to be registered as a limited liability company duly formed pursuant to and governed by the applicable laws of the jurisdiction of The Commonwealth of Redmont. The principal office and headquarters of the Company is to be located at C432, or at such other locations as may be designated by the members in accordance with the terms set out in its operating agreement, alternatively known as the “Constitution” and applicable law. This Company shall be organized under, and its existence, rights, and obligations shall be governed by, the laws of the Commonwealth of Redmont.

II. Purpose

The purpose of Mezimoři Union LLC (the “Company”) is to serve as a central coordinating and governance entity for affiliate and member companies operating under its union. The Company exists to unify, oversee, and align the strategic, operational, and administrative interests of its constituent entities, providing structure and guidance rather than engaging in direct commercial enterprise for profit.

While the Company itself does not act as a profit center, it may support its member companies in conducting lawful commercial activities, including but not limited to construction, real estate development, resource extraction, legal counselling, and the provision of administrative or strategic services. Such support serves the broader purpose of fostering cohesion and shared prosperity across the Union.

The Company is founded upon the guiding principles of honour, authority, and respect. Mezimoři Union LLC endeavors to cultivate prosperity and stability within its network. Particularly in developing and honoring Second World business customs, as well as upholding its distinct cultural and economic traditions, which were passed down to us through the long-standing influence of Mezimoři.

The Company shall have the authority to engage in any lawful activity permitted to a limited liability company under the laws of the Commonwealth of Redmont.

III. Management and Governance

1. Management Structure



Mezimoři Union LLC (the “Company”) shall be a member-managed limited liability company, governed by a tiered membership system and a central ruling Council. The Company shall operate under one of two governance modes, subject to the conditions outlined herein:

a. Council Governance (Council Republic):

The Company shall be managed by a ruling Council (the “Council”), consisting of eligible members as defined by internal policy or decree. The individual known as the Monarch (Tsarina) shall hold a permanent Council seat with full and equal voting rights. Each Council member shall hold one seat only, and the Council shall have no fixed limit on the number of seats unless otherwise restricted by subsequent governing documents.

b. Monarchal Governance (Absolute Enlightened Monarchy):

The Tsarina may assume sole executive authority over the Company under any of the following conditions:

- When fewer than three eligible Council members exist, including the Tsarina.
- When a supermajority vote of the Council (75%) affirms the invocation of Dictatorial Status.
- By unilateral emergency decree issued by the Tsarina, when deemed necessary for the protection or continuity of the Company.

During such periods of Dictatorial Status:

- The Tsarina’s decisions shall be final and not subject to vote, petition, or override except by Her direct retraction.
- Member companies may elect to exit the Union without penalty or continuing obligation, as defined in subsequent internal policies or decrees.

2. Voting Procedures

Decisions made by the Council or by the membership shall be subject to the following voting thresholds:

- Majority Vote: Greater than 50% of eligible votes cast.
- Supermajority Vote: At least 75% of eligible votes cast.
- Ties: Shall trigger a Company-wide referendum.

3. Member Tiers and Voting Rights

Membership in the Company is divided into three (3) distinct tiers, each with defined voting privileges in referenda:

- Tier 1 (T1):
Voting Power: 1 vote
May vote only on Tier 1 matters.
- Tier 2 (T2):
Voting Power: 2 votes
May vote on Tier 1 and Tier 2 matters.
- Tier 3 (T3):
Voting Power: 5 votes
May vote on all matters across Tiers 1, 2, and 3.



Voting rights and classifications may be further detailed in the Company’s internal governance policies or membership agreements.

4. Council Membership

Council seats shall be filled to the extent feasible. Eligibility requirements and appointment procedures may be established or amended by internal decree or policy issued by the Tsarina or a majority of the Council.

IV. Ownership of the Company

The sole owner of Mezimoři Union LLC shall be Vernicia, hereinafter referred to as the Tsarina. As the founding and principal Member, the Tsarina shall retain full ownership and control of the Company, unless and until ownership interests are transferred, and shall by her grace resign said authority to the Council.

The Tsarina may, at her sole discretion, transfer or assign any portion of her ownership interest in the Company, provided such transfer is approved by a majority vote of the ruling Council, as defined in Article V. Any such transfer shall be documented in accordance with applicable laws and reflected in the Company’s internal records.

V. Duration

The duration of Mezimoři Union LLC shall be perpetual, commencing upon the effective date of its formation as recognized by the Commonwealth of Redmont. The Company shall continue to exist and operate without limitation as to time, unless and until it is formally dissolved in accordance with the applicable provisions of law and the terms set forth in the Company’s governing documents.

Dissolution may occur voluntarily, upon the decision of the Tsarina with Council approval, or involuntarily, as provided by law. In the event of dissolution, the Company shall wind up its affairs in a lawful manner, including the distribution of assets and the satisfaction of liabilities, subject to any applicable statutes and internal agreements.

Signature:

Vernicia
Vernicia, Tsarina of
Mezimoři Union LLC.