



# Ordo Militaris, Inc.

302 N. Last Chance Gulch, Suite 409, Helena, MT, 59601, U.S.A.  
Phone: +1 (406) 299-9260

Dear Prospective Investor,

Enclosed is a prospectus regarding our CrossAzure.Net Series A Stock. Please read this entire prospectus carefully and consider the matter well before deciding to purchase these Shares.

If you are interested in this issue to participate in the creation of the Social Media platform known as CrossAzure.Net, you can request to purchase shares in the following manner: (1) Write us a letter expressing your desire to purchase shares of the CrossAzure.Net Series A issue, and (2) enclose a bank check for \$1.00 USD per share, including the applicable fee for shipping and handling of the certificate, if you wish a certificate. (If you would like a paper receipt of Registration, please add \$5.00 USD, if you would like a paper Stock Certificate please add \$20)

To purchase stock, please complete the following form for each person purchasing stock and remit it with your payment. Upon receipt of your payment, the corporation will issue an official Stock Certificate sealed with the seal of the Corporation as your official receipt and title to the stock shares purchased. If the Certificates are to be made out in the names of different persons, please photocopy this form and complete it anew for each different investor.

-----CROSSAZURE.NET SERIES A-----

1. Name(s) of investor(s) \_\_\_\_\_  
\_\_\_\_\_

2. Type of ownership (see back): \_\_\_\_\_  
(Ten Com, Ten Ent, JT Ten, or UNIF GIFT MIN) select only 1 (See Appendix for explanations)

3. Address of principal owner of the stock being purchased.  
\_\_\_\_\_

4. Number of Shares \_\_\_\_\_

5. Phone number and email address by which the principal owner wishes to be contacted for all official notifications regarding this series and/or when purchasing or selling stock of our Corporation.

Phone \_\_\_\_\_ Email \_\_\_\_\_

# **The Ordo Militaris, Inc.**

## **CossAzure.Net Series A Stock Shares**

A Regulation D Rule 506(c) Restricted Security

**INVESTOR NOTICE OF May 11, 2021**

### **DESCRIPTION OF OUR BUSINESS**

#### Introduction

The Ordo Militaris Catholicus is an international defense and security initiative of Catholics for Catholics who are suffering persecution for their faith, where their defense and liberation requires military intervention or security actions, and this is allowed by local and/or international law.

In the U.S.A., the Order has founded a Montana Corporation, with the legal name, *Ordo Militaris, Inc.*, as a Private Military Corporation, to conduct the defense and security initiatives that the Association seeks to undertake.

To know more about how you can help or join the Order, see our website: [ordo-militaris.us](http://ordo-militaris.us).

#### **About the Montana Corporation: Ordo Militaris, Inc.**

Following in the footsteps of the brave Catholics of old, who forsook family, home and nation to go overseas to the rescue of Christians being persecuted for their faith, we have begun this security and defense initiative of Catholics for Christians who are being persecuted, where their defense and security requires humanitarian aid and security solutions which only a private military corporation could lawfully provide.

We aim to be a non-political, transnational humanitarian effort with a distinctively Catholic ethos and spirit, providing a method of private collaboration and intervention separate from the national foreign policies of sovereign states, while working fully within the limitations of national and international laws and conventions. While engaging principally in humanitarian relief efforts, either directly or through the provision of security solutions, we intend a robust business strategy to offer our services to existing humanitarian efforts who have need of private security solutions in those areas of the world which are high risk, as the principal foundation of our business strategy.

At present, throughout the western world, there exists no such particularly Christian effort which blends security and defense with humanitarian aid, in part because classical charities or non profits are excluded from security and defense activities and programs and in part because in recent centuries the concept of security and defense as a humanitarian activity has all but been forgotten.

As a Montana Corporation directed by Catholics with deeply held religious beliefs we hope to provide unique solutions with an extremely high ethical rigor, in an age which sees increasingly religion as a security problem not a solution.

The corporation was formed on April 17, 2017 A.D. and is the successor in law to the Wyoming Corporation of the same name, by means of an act of merger ratified by both boards of directors on April 19, 2017 A. D.. The Entity Number of the Corporation, with the Montana Secretary of State is D1041863.

Our Registered Agent is Deer Creek Corporate Services Inc, POB 1840 Helena, MT, 59624, and our mailing address is 302 N. Last Chance Gulch, Suite 409, Helena, MT, 59601, USA.

### **STOCK AUTHORIZATION OF ORDO MILITARIS, INC.**

The Ordo Militaris, Inc. a Montana Corporation with authorization to issue 1,050,000 shares of common stock, serves the Catholic religious association “Ordo Militaris Catholicus”, an international initiative of Catholics dedicated to the defense of Christians who are being persecuted for their faith, where this defense requires military and security initiatives. Of this 1,050,000 shares, 5,000 each of which are dedicated to the Y and T Series, which are for corporate expansion domestically and internationally

### **CrossAzure.Net, a social media platform for human liberty**

Our Corporation has undertaken CrossAzure.Net a social media platform for human liberty, because we see social media and liberty in free expression by Christians on social media as essential human rights and means to ensure Christian liberty and prevent the persecution of Christians in the real world. Since this need is urgent and since there are few platforms dedicated to this purpose, we believe that this new venture will greatly contribute to the defense of Christendom and humanity world wide.

### **NATURE, PURPOSE, PRIVILEGES & PRICE OF THE **CROSAZURE.NET** SERIES A ISSUE STOCK NATURE & PURPOSE**

This CrossAzure.Net Series A consists in 1,000,000 shares of non-voting common stock, to be sold by the issuer exclusively at the fixed price of \$1.00 per share, which shares are to be secured on the capital assets of the Corporation and which funds raised by the sale thereof are to be used for development and maintenance of the social media platform CrossAzure.Net. No part of these proceeds, apart from the fees required by the Montana Code, to be paid to the Secretary of State, shall be used for any other purpose.

### **SPECIAL PRIVILEGE ATTACHED TO THIS ISSUE**

Each holder of a share of this series holds the special privilege, as per the Articles of Incorporation of our Corporation, of the dignity of an ex-officio non-voting Director for as long as the security is held by the same.

## SPECIAL LEGAL RESTRICTION ON PROSPECTIVE PURCHASERS OF THIS ISSUE

Since SEC Rules preclude the presence of “bad actors” on the Board of Directors of all corporations which issue restricted securities, anyone purchasing this stock who has committed a felony or misdemeanor in the sale of a security is ipso facto barred from purchasing this stock Series.

## RIGHTS OF AN EX-OFFICIO NON-VOTING DIRECTOR

Each and every ex-officio non-voting Director has the right to request the Board of Directors to be kept informed about the activities of the Corporation and all resolutions adopted by the Board. If such a request is made by any ex-officio non-voting Director, notification will be made only electronically and only after the holder agrees to abide by a confidentiality agreement. When present in person at the place of the regular meetings of the Board, the holder may, upon specific request, attend the said meeting of the Board and at appropriate moments, as indicated by the moderator, give his comment or ask questions. Ex-officio non voting Directors do not, otherwise, hold any specific right or duty, except as provided by the laws of the State of Montana.

Requests for notification are to be made to the Corporation's US Headquarters in writing by surface mail or by fax, and must include the full name of the holder as it appears on the certificate and the contact information of the same as given to the Corporation at the time of the registration of the purchase of the security.

For the personal security of all, all ex-officio non-voting Directors are bound, like all other Directors and Shareholders, by the Limitation on Inspection of the Books detailed in Article V of the By-laws of the Corporation, as adopted on April 17, 2017 A.D., which reads as follows:

### **Article V Section 2. Inspection of Books and Records.**

*1. All books and records provided for in the Montana Code shall be open to inspection of the Directors and Shareholders from time to time and in the manner provided for by the Montana Code, with this limitation:*

*2. Due to the nature of the Private Military Corporation and the services provided by it and the high personal risk which is consequent to offering these by criminals and terrorists who victimize or may have an interest to victimize promote the victimization of our clients,*

*(a) no Director, employee or stockholder of the corporation, without express consent of the Board of Directors,*

*(b) may request an un-redacted corporate record in which a shareholder, director, or employee of the Corporation is personally identified or his address or personal information appears,*

*(c) without the express consent of the person so named.*

*3. For the observance of which, when the Board of Directors so consents to such a request, the person or persons so identified in the un redacted corporate record are to be individually notified and asked for their written consent and given (i) the reason why the corporate record is requested and (ii) the name of the individual so requesting it, and (iii) a statement from*

*the Board regarding their judgement as to the level of risk in revelation of the information requested.*

*4. When written consent of the individual is not granted, the corporate record shall only be inspected in redacted form, which guarantees the information neither be disclosed or discernable, the responsibility of which redaction shall pertain to the Secretary of the Corporation, or in cases of conflict of interest, alleged by any party, to an officer of the Corporation nominated by the unanimous consent of the Board of Directors.*

## **NOTICE OF DIVIDEND**

No payment of a dividend has been declared or foreseen for this series, though the payment of a dividend is not precluded per se or by law for this issue, but remains at the future discretion of the Corporation to determine.

## **APPLICABLE MONTANA LAWS REGARDING THE CROSSAZURE.NET SERIES A ISSUE**

This present offering is made in accord with Montana Code 35-1-618, which specifies that the Corporation may only issue the shares authorized by its Articles of Incorporation; and in accord with Montana Code 35-1-619 and our By-Laws as Adopted on April 17, 2017 A.D., which authorizes the Board of directors to so act in the determination of classes and series of shares.

## **SEC LIMITATIONS ON THIS CROSSAZURE.NET SERIES A ISSUE**

Investors are herewith informed that this **CROSSAZURE.NET SERIES A** Issue is a private offering is made under the provisions of Rule 506(c) which allows public advertising of the issue, but restricts the purchase of this issue to accredited Investors. Since in accord with the Resolution of the Board of Directors of our Corporation, of April 19, 2021 authorizing this Series' Issuance, each and every holder of a share of **CROSSAZURE.NET SERIES A** Stock is an ex-officio non-voting Director of the Corporation, hence according to SEC Rules which define every Director as an accredited investor, the purchaser of this **CROSSAZURE.NET SERIES A** is ipso facto an accredited investor within the terms of Rule 506(c).

Investors are also herewith informed, in accord with SEC §230.504 Rule, that this **CROSSAZURE.NET SERIES A** Issue is a restricted security and that, therefore, they are not able to sell this security to a third party for at least a year after purchase without the issuer registering the transaction with the SEC. Hence, the certificate(s) issued by the Corporation bear(s), in accord with SEC Rule 144, a restrictive legend indicating that they cannot be sold until 1 year after they were sold. The Corporation hereby gives notice that when 1 year has expired, it authorizes, whether explicitly requested or not, the removal of the said restrictive legend.

## **RESALE OF THIS ISSUE TO THE CORPORATION**

Any agreement for the repurchase of this stock by the issuer is not included in the terms of this issue *per se* but is governed by the applicable laws of the State of Montana and the Securities Exchange Commission, remaining at the free decision of each party. Those interested in reselling their shares to the Corporation should contact our Corporate offices when they have this interest.

## **NOTICE REGARDING GENERAL RISK TO PURCHASERS OF THIS SECURITY**

Each prospective investor in this CrossAzure.Net Series A Issue should take care to consider well the risks in purchasing a private offering and not hesitate to take counsel from an accredited security broker to understand better, in particular, these, the applicable laws and the SEC Rules and regulations regarding private offerings and restricted securities.

## **UNDERWRITING NOTICE**

Let all note and take notice that this Security is not underwritten and that there is no guarantee of protection of loss or reimbursement under any circumstance except for those cases where this may be provided by law.

## **SEC DISCLAIMER**

These securities have not been approved or disapproved by the SEC nor have any representations been made about the accuracy of the adequacy of the information. The Corporation affirms, that upon the sale of the first securities of this issue that it will file a Form D Notice to the SEC regarding this private offering.

## **APPENDIX**

Types of Stock ownership:

Ten Com = Tenancy in Common: Tenants in common are co-owners of the shares by an equal percentage (if not specified) or a distributed percentage (specify which percent after each name within brackets, such as [50%]). Tenants in common have the right to sell or bequeath their percentage ownership to another third party without the consent of the other tenants common. Tenancy in Common is recommended for any group of individuals who agree to make a common investment but do not want to bind each other to any agreement regarding future ownership.

Ten Ent = Tenancy by Entireties: Tenants by Entireties is a form of ownership allowed in some jurisdictions for married couples, such that no single tenant can take action without the contents of the other, but upon the demise of any one tenant, the whole ownership passes to the other tenant, if surviving. Check your local laws to see if this form of ownership is recognized where you live. Tenancy by Entireties is recommended for couples who are usually in agreement.

JT Ten = Joint Tenancy: Joint Tenants each co-own the whole number of shares and no one of them may act to transfer or sell them to a third party without consent of all the others. Upon the death of any Joint Tenant, his rights pass entirely to the other Tenants. Joint Tenancy is recommended for family members who usually are in agreement.

UNIF GIFT MIN = Uniform Gift to Minors Act Compliant Purchases. See <https://www.investopedia.com/terms/u/ugma.asp> for more information.