L12000138015

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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EXAMINER



FLORIDA DEPARTMENT OF STATE Division of Corporations

September 28, 2012

NAOMI ARELLANO 202 S. MASSACHUSETTS AVE. DELAND, FL 32724

SUBJECT: THE LAWN LADY, LLC Ref. Number: W12000049898

We have received your document for THE LAWN LADY, LLC and your check(s) totaling \$150.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Florida law does not allow a sole proprietorship to file a conversion. A sole proprietorship is a business owned and operated by one individual. As a sole proprietor, the one individual owner is responsible for making all of the business decisions and all of the debts of the business are considered to be the debts of the one individual owner, as well. The sole proprietorship may or may not conduct business under the one individual owner s legal name. Because the business and the individual are considered as one organization and need each other to co-exist from a legal perspective, a sole proprietorship is not considered a business entity and cannot, therefore, file a conversion under Florida law.

If your sole proprietorship is actually owned and operated by two or more individuals and those individuals serve in the capacity of a partner, your business may not be a sole proprietorship. Your business may meet the definition of a partnership in accordance with Chapter 620, Florida Statutes. Chapter 620, Florida Statutes, allows a partnership to file a conversion. However, the partnership must first file a statement of registration in accordance with section 620.8105, Florida Statutes.

We are enclosing a statement of registration should your business entity meet the criteria of a partnership and you wish to proceed with the conversion. Please note the fee to register a partnership is \$50. To proceed with the conversion, please correct your conversion documents to reflect your current business entity is a partnership and resubmit the conversion documents along with the enclosed registration statement and an additional fee of \$50.

This office strongly suggests that you seek legal advice concerning this matter.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of a voluntarily dissolved business entity. The name of a voluntarily dissolved business entity is not available for the

assumption or use by another entity until 120 days after the effective date of dissolution unless the dissolved business entity provides the Department of State with an affidavit or letter, stating that they have no intention of revoking the dissolution, therefore, releasing the name for use to another entity.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6051.

Tammi Cline Regulatory Specialist II

Letter Number: 912A00024210

SECRETARY OF STATE

Certificate of Conversion

For

"Other Business Entity"

Into

Florida Limited Liability Company

This Certificate of Conversion and attached Articles of Organization are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Company in accordance with s.608.439, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate Conversion is: (Enter Name of Other Business Entity)	of	
2. The "Other Business Entity" is a	25.77	
first organized, formed or incorporated under the laws of (Enter state, or if a non-U.S. entity, the name of the country)	OT 29	
on 1029-12		
(Enter date "Other Business Entity" was first organized, formed or incorporat 3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under t which it is now organized, formed or incorporated:		
4. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization:	or LLC.	
(Enter Name of Florida Limited Liability Company)		
5. If not effective on the date of filing, enter the effective date: (The effective date: 1) cannot be prior to nor more than 90 days after the date this docu filed by the Florida Department of State; AND 2) must be the same as the effective date attached Articles of Organization, if an effective date is listed therein.)		
6. The conversion is permitted by the applicable law(s) governing the other business entity an conversion complies with such law(s) and the requirements of s.608.439, F.S., in effecting the		

7. The "Other Business Entity" currently exists on the official records of the jurisdiction under which it is

currently organized, formed or incorporated.

Signed this 34th day of 5th.	20_12	
	resentative of Limited Liability Company: ated in this document are true. Any false infor ed for in s.817.155, F.S.	mation
Signature of Member or Authorized Represented Name: 1000 C. Orchion	entative: Y June C. Aullaw Title: Diane	
s.817.155, F.S. [See below for required sign		led for in
	Title: CO OWAEC	•
Signature: Fili berto Palacios Printed Name: fili becto Palacios	Title: <u>Co owner</u>	700
	Title:	7.5 N
	Title:	SET OF THE
Signature: Printed Name:	Title:	3: 11 SIATE - BRIDA
If Florida Corporation: Signature of Chairman, Vice Chairman, Directors or Officers have not been selected		
If Florida General Partnership or Limited Signature of one General Partner A COMMUT. AMPLIANCE		
If Florida Limited Partnership or Limited	Liability Limited Partnership: us Palacios. Filiberio Polacios	
Certificate of Conversion: Fees for Florida Articles of Organization: Certified Copy: Certificate of Status:	\$25.00 \$125.00 \$30.00 (Optional) \$5.00 (Optional) Page 2 of 2	

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name:

The name of the Limited Liability Company is:	
	· Alc
	Commission, LLC.
(Must end with the words "Limited Liability Company, the abbrevia	tion "L.L.C.," or the designation "LLC.")
ARTICLE II - Address:	
The mailing address and street address of the princi	pal office of the Limited Liability Company is:
Principal Office Address:	Mailing Address:
202 5. Mossochusetts ave.	Same as office
Doland, 71. 32724	
ARTICLE III - Registered Agent, Registered Of (The Limited Liability Company cannot serve as its own Registered business entity with an active Florida registration.)	Agent. You must designate an individual or another
The name and the Florida street address of the regis	tered agent are:
<u> Poomi C. Are</u>	Allano Section 29
303 S. MOS Florida street address (P.	sachusetts ave 54 4 *
Deland City, Sta	FL 32724 te, and Zip
Having been named as registered agent and to accept	t service of process for the above stated limited liability

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 608, F.Ş..

Registered Agent's Signature (REQUIRED)

(CONTINUED)

Page 1 of 2

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the date of filing:(OPTIONAL)
nor more than 90 days after the date this document is filed by must be the same as the effective date listed in the attached ate listed therein.)
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Page 2 of 2