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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.
5.006.455, Piorida Statutes.
s.608.439, Florida Statutes. 1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of
Conversion is:
Peto Scio, LLC
Conversion is: Peto Scio, LLC (Enter Name of Other Business Entity) (Enter Name of Other Business Entity)
(Enter Name of Other Dusiness Entry)
2. The "Other Business Entity" is a limited liability company
(Enter entity type. Example: corporation, limited partnership,
general partnership, common law or business trust, etc.)
first organized, formed or incorporated under the laws of Nebraska
(Enter state, or if a non-U.S. entity, the name of the country)
on November 13, 2009 (Enter date "Other Business Entity" was first organized, formed or incorporated)
3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of 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:
Peto Scio, 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 document is filed by the Florida Department of State; AND 2) must be the same as the effective date listed in the attached Articles of Organization, if an effective date is listed therein.)
-

conversion complies with such law(s) and the requirements of s.608.439, F.S., in effecting the conversion.

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

6. The conversion is permitted by the applicable law(s) governing the other business entity and the

currently organized, formed or incorporated.

Signed this 6th day of March	20_13		
	resentative of Limited Liability Company: ted in this document are true. Any false infor d for in s.817.158, F.S	rmation	
Signature of Member or Authorized Represe Printed Name: Charles A. Moore III	entative: Title: Authorized Representative		
this document are true. Any false informati	ntity: Individual(s) signing affirm(s) that the ion constitutes a third degree felony as providuature(s).]	led for in	
Signature: Wendy Hafner Printed Name: Wendy Hafner	Title: _Manager_		
Signature:			
Printed Name:	Title:		
Signature:			
Printed Name:	Title:	•	
Signature:			
Printed Name:	Title:	•	
Signature:			
Printed Name:	Title:	•	
Signature:			
Printed Name:	Title:	•	
If Florida Corporation:			
Signature of Chairman, Vice Chairman, Direc	etor, or Officer.		
If Directors or Officers have not been selected, an Incorporator must sign.			
If Florida General Partnership or Limited Signature of one General Partner.	Liability Partnership:		
If Florida Limited Partnership or Limited Signatures of ALL General Partners.	Liability Limited Partnership:		
All others: Signature of an authorized person.			
Fees:			
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 PETO SCIO, LLC

The undersigned subscriber to these Articles of Organization, a natural person competent to contract, does hereby form a limited liability company under the laws of the State of Florida.

ARTICLE I Name

The name of the limited liability company shall be PETO SCIO, LLC

ARTICLE II Address and Place of Business

13 HB 11 PH 3:01 The mailing address and principal place of business for the limited liability compar

> 201 North Franklin Street **Suite 2000** Tampa, Florida 33602

ARTICLE III **Period of Duration**

The limited liability company shall begin existence on the day of filing, and shall continue into perpetuity, or until dissolved in a manner provided by law or by regulations adopted by the members of the limited liability company.

ARTICLE IV <u>Purposes</u>

The limited liability company may engage in the transaction of any or all lawful business for which limited liability companies may be formed under the laws of the State of Florida.

ARTICLE V Registered Office and Registered Agent

The street address of the limited liability company's initial registered office is:

201 North Franklin Street **Suite 2000** Tampa, Florida 33602

The initial registered agent at such address is Charles A. Moore III, Esq. The limited liability company may change its registered office or its registered agent or both by filing with the Department of State of the State of Florida a statement complying with Section 608.416, Florida Statutes. Charles A. Moore III, Esq. is specifically authorized to sign and file such Affidavits as may be required under Section 608.407, Florida Statutes.

ARTICLE VI Management

The management of the limited liability company, unless otherwise provided in the articles of organization or the operating agreement, shall be vested in a Board of Managers.

ARTICLE VII Continuity of Business

Upon the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member, or upon the occurrence of any other event which terminates the continued membership of a member in the limited liability company, the business of the limited liability company shall not cease and the limited liability company shall not be dissolved unless the business of the limited liability company is terminated by the consent or agreement of all remaining members.

ARTICLE VIII Operating Agreement

The members of the limited liability company shall adopt an operating agreement which shall act as the operating agreement of the members pertaining to the regulation, management and affairs of the limited liability company, provided that such operating agreement shall not be inconsistent with these Articles of Organization or with the laws of the State of Florida. The operating agreement shall be repealed or altered only by the members of the limited liability company, in the manner now or hereafter prescribed by the laws of the State of Florida.

ARTICLE IX Acknowledgment

The undersigned subscriber does hereby certify that the foregoing constitutes the proposed Articles of Organization of PETO SCIO, LLC.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Organization this 6th day of March, 2013.

Charles A. Moore III,

Attorney and Authorized Representative

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.415, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

- 1. The name of the limited liability company is PETO SCIO, LLC.
- 2. The name and address of the registered agent and office is:

Charles A. Moore III 201 North Franklin Street Suite 2000 Tampa, Florida 33602

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.

Dated this 6 day of March, 2013.

Charles A. Moore III Registered Agent