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(Address)		
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PICK-UP WAIT MAIL	-	
(Business Entity Name)		
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### Green Schoenfeld & Kyle LLP

ATTORNEYS AT LAW

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Jeonifer J. Hammond Master of Estate Planning John B. Fassett Of Counsel Norman A. Hartman, Jr. (d. 2018)

February 27, 2018

Sent via Federal Express

New Filing Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Re: Conversion of Home Solutions Group of Florida, LLC

Dear Sir or Madam:

I enclose for filing with the Florida Secretary of State's office a Certificate of Conversion and Articles of Organization for the referenced entity to be effective March 1, 2018.

Lalso enclose a check in the amount of \$220.00 for following fees and costs:

Articles of Conversion

Filing Fee \$25.00

Certified Copy \$30.00

Certificate of Status \$5.00

Articles of Organization

Filing Fee \$125.00

Certified Copy \$30.00

Certificate of Status \$5.00

Total: \$220.00

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#### GREEN SCHOENFELD & KYLE LLP

February 27, 2018 Page 2

Please return the certified copies and certificates of status to me in the enclosed prestamped self-addressed envelope.

If you have any questions regarding these documents, please contact me. Thank you for your assistance.

Very truly yours,

Kevin A. Kylo For the Firm

KAK/jms Enclosures 300.100

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## Articles of Conversion For "Other Business Entity" Into

#### Florida Limited Liability Company

The Articles 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.605.1045, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of the Articles of Conversion is:  Home Solutions Group of Florida, LLC $\sim 10^{-10}$ C(c):
(Enter Name of Other Business Entity)
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.
(Enter entity type. Example: corporation, limited partnership, general partnership, common law or business trust, etc.
First organized, formed or incorporated under the laws of Nevada  (Enter state, or if a non-U.S. entity, the name of the country)
(Enter state, or if a non-U.S. entity, the name of the country)
March 11, 2014
(date of organization, formation or incorporation)
3. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization:
Home Solutions Group of Florida, LLC
(Enter Name of Florida Limited Liability Company)
4. If not effective on the date of filing, enter the effective date:
(The effective date: Cannot be prior to date of receipt or filed date nor more than 90 calendar days after
the date this document is filed by the Florida Department of State.)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.
5. The plan of conversion has been approved in accordance with all applicable statutes.
6. The "Converted or Other Business Entity" has agreed to pay any members having appraisal rights the amount to which such members are entitled under ss. 605.1006 and 605.1061-605.1072, F.S.

Signed this <u>27+4</u> day of <u>FEBRUARY</u>	20_ <u>18</u>
Signature of Authorized Representative of Limi	
Signature of Authorized Representative:	A 200 00
Printed Name: Thor Sveinsvoll	Title: Manager
Fillited (value, 166) Sychisyon	Title: Wanager
Signature(s) on behalf of Other Business Entity:	[See below for magnined signaturate)]
Signature(s) on benan of other business Entity.	See below for required signature(s)
Signature: The Lewwoll	
Printed Name Thor Sveinsvoll	Title: Manager
1. 22	
Signature: Line M Jurapuell Printed Name: Donna Sveinsvoft	
Printed Name: Donna Sveinsvoll	Title: Manager
Signature:	
Signature:Printed Name:	Title:
Signature:	
Signature:Printed Name:	Title:
Signature:Printed Name:	
Printed Name:	Title:
Signature:	
Printed Name:	Title:
If Florida Corporation:	
Signature of Chairman, Vice Chairman, Director, or	
If Directors or Officers have not been selected, an Inc	corporator must sign.
If Florida General Partnership or Limited Liabili	<u>ty Partnership:</u>
Signature of one General Partner.	
If Florida Limited Partnership or Limited Liabili	ty Limited Partnership:
Signatures of <u>ALL</u> General Partners.	
All others:	
Signature of an authorized person.	
Fees:	
Articles of Conversion:	\$25.00
	\$25.00
Fees for Florida Articles of Organization:	\$125.00
Certified Copy:	\$30.00 (Optional)
Certificate of Status:	\$5.00 (Optional)

#### **Articles of Organization**

of

#### Home Solutions Group of Florida, LLC

#### A Florida Limited Liability Company

- 1. Name. The name of this limited liability company is Home Solutions Group of Florida, LLC (the "Company"), and it shall be formed as a Florida limited liability company under Chapter 605. Florida Statutes.
- 2. <u>Duration</u>. The Company shall exist from the date of filing of these Articles of Organization with the Florida Secretary of State, and the Company's existence shall be perpetual.
- 3. <u>Purpose</u>. The Company is organized for the purpose of transacting all lawful activities and businesses that may be conducted by a limited liability company under the laws of the State of Florida.
- 4. <u>Place of Business</u>. The mailing address and street address of the Company's principal office is 301 SE 9th Avenue, Cape Coral, Florida 33990.
- 5. <u>Registered Agent and Office</u>. The name of the initial registered agent of the Company is GSK Registered Agents, Inc. The street address of the initial registered agent of the Company is 1380 Royal Palm Square Boulevard, Fort Myers, Florida 33919.
- 6. <u>Management of the Company</u>. The Company shall be managed by a manager or managers and is, therefore, a manager-managed company. Thor Sveinsvoll and Donna Sveinsvoll shall serve as the initial Managers of the Company.
- 7. Additional Members. Except as otherwise provided in an Operating Agreement adopted for the Company, additional Members to the Company may be admitted, but only upon the unanimous consent of all Members of the Company at the time admission is sought.
- 8. Operating Agreement. The Members shall have the power to adopt, alter, amend, or repeal an Operating Agreement for the Company containing provisions for the regulation and management of the affairs of the Company.
- 9. <u>Voting</u>. The Company is authorized to issue membership units with voting rights and membership units without voting rights.
- 10. <u>Certificated Interests</u>. The Members' interests in the Company may be evidenced by certificates.

Agreement adopted for the Company, no Member shall have the right to transfer any interest in the Company without the unanimous written agreement of all Members. If the non-transferring Members do not approve the transfer, the transferce of the interest of the transferring Member shall have no right to become a Member or to participate in the management of the business and the affairs of the Company. The transferce shall be entitled to receive only the share of profits or other compensation by way of income, and the return of contributions to which the transferring Member otherwise would be entitled by virtue of membership.

The undersigned executed these Articles of Organization effective as of March 1, 2018. In accordance with the Act, the execution of these Articles of Organization constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

Kevin A Kyle, Authorized

Representative

#### Acceptance by Registered Agent

Having been named Registered Agent and designated to accept service of process for Home Solutions Group of Florida, LLC, at the place designated herein, and being familiar with the obligations of that position, GSK Registered Agents, Inc., hereby agrees to act in this capacity, and further agrees to comply with the provisions of all statutes relative to the proper and complete performance of the duties of the Registered Agent.

GSK Registered Agents, Inc., a Florida

corporation

Bv:

Kevin A. Kyle, Vice President

Dated: March 1/2018