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TO:	New Filing Se Division of Co				
SUBJ	ECT: WS TECH	INOLOGY LLC			
0020			ulting Florida Li	mited Com	npany)
			•		d fees are submitted to convert an "Other ecordance with s. 605.1045, F.S.
Pleaso	return all corre	espondence concerning	g this matter to) :	
LIVIA	DELGADO				
_		(Contact Person)			
GENE	SIS TAX HOUSE				
		(Firm/Company)			
411 SE	MIZNER BLVD	STE 72			
	•	(Address)			
BOCA	RATON, FL 3343	32			
	(0	City. State and Zip Code)	-		
livia.de	dgado@genesistax	house.com			
E-n	nail Address: (to be	e used for future annual re	port notifications)	
For fu	rther information	on concerning this ma	tter, please cal	1:	
LIVIA	DELGADO		at (⁹⁵⁴	782-40	000
	(Name of Conta	ct Person)	(Area Co	de) (Day	000 rtime Telephone Number)
		or the following amou a bank located in the		-	sed by this office must be payable in US
(\$25 fo & \$125	0.00 Filing Fees r Conversion for Articles mization)	☐\$155.00 Filing Fees and Certificate of Status	□\$180.00 Fili and Certified C	-	☐S185.00 Filing Fees. Certified Copy, and Certificate of Status
New I Divisi Clifto 2661	CET ADDRESS Filing Section on of Corporati n Building Executive Center lassee, FL 3230	ons er Circle	New Divi: P. O.	Filing Sosion of C Box 632	Corporations

Articles of Conversion "Other Business Entity"

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: WS TECHNOLOGY, CORP. PII- 19501
(Enter Name of Other Business Entity)
2. The "Other Business Entity" is a CORPORATION (Enter entity type. Example: corporation, limited partnership, general partnership, common law or business trust, etc.
First organized, formed or incorporated under the laws of
on 02/25/2011 (date of organization, formation or incorporation)
3. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization: WS TECHNOLOGY 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

- 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	s 20 day of NOVEMBER	20_18
<u>Signature</u>	of Authorized Representative o	f Limited Liability Company:
	of Authorized Representative:	Olim In
Printed Na	me: WILLIAM DE ARAUJO	Title: MANAGER
Signature((s) on behalf of Other Business Er	ntity: [See below for required signature(s)]
Signature:	Thisian /	
Printed Na	me: WILEIAM DE ARAUJO	Title: DIRECTOR
C:		
Signature:		Til
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	Corporation:	
	of Chairman, Vice Chairman, Direc	
If Directors	s or Officers have not been sclected	, an Incorporator must sign.
If Florida	General Partnership or Limited I	iability Partnershin:
	of one General Partner.	Side of the control o
1050 11		
	Limited Partnership or Limited I of <u>ALL</u> General Partners.	
Signatures	of ALL General Farmers.	
All others:		
Signature of	of an authorized person.	
Fees:		
Art	ticles of Conversion:	\$25.00
	es for Florida Articles of Organiza	
	rtified Copy:	\$30.00 (Optional)
	rtificate of Status:	\$5.00 (Optional)
CE	raneate of Status.	30.00 (Optional)

ARTICLES OF ORGANIZATION OF WS TECHNOLOGY LLC

A Florida Limited Liability Company pursuant to Chapter 605, Florida Statutes

ARTICLE I - NAME

The name of this Limited Liability Company shall be WS TECHNOLOGY LLC (Hereinafter, "Company").

ARTICLE II - ADDRESS

The principal office address of this Company shall be: 2400 NW 93rd AVE DORAL, FL 33172

and the mailing address of this Company shall be: SAME AS PRINCIPAL

<u>ARTICLE III - INITIAL REGISTERED OFFICE AND AGENT</u>

The name and the Florida street address of the registered agent are:

WAGNER RAMOS / 2400 NW 93rd AVE / DORAL, FL 33172

Registered Agent

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 605, F.S..



ARTICLE IV – MANAGEMENT

The name and address of each person authorized to manage and control the Limited Liability Company until the successors are elected and qualified in accordance with the regulations of this Company:

NAME	ADDRESS
WILLIAM DE ARAUJO	2400 NW 93 rd AVE
Manager	DORAL, FL 33172
SILVIO F DE CAMPOS	2400 NW 93 rd AVE
Manager	DORAL, FL 33172

ARTICLE V - DURATION / TERM OF EXISTENCE

This Company shall commence its existence on **JANUARY 1**, **2019**. The existence shall be perpetual, unless the Company is earlier dissolved as provided in these Articles of Organization.

ARTICLE VI -PURPOSE OF BUSINESS AND POWERS

This Company may engage in any legal and lawful activity or business permitted under the laws of the United States and of this state. This Company may exercise all power and rights which a limited liability company may exercise under the Florida Limited Liability Company Act.

ARTICLE VII - ADMISSION OF NEW MEMBERS

No additional members shall be admitted to this Company except with the unanimous consent of the majority of the members of this Company and on the terms determined by these Articles of Organization.

ARTICLE VIII - AMENDMENT

These Articles of Organization may be amended in accordance with the Florida Limited Liability Company Act.



ARTICLE IX - MEMBERS RIGHT TO CONTINUE BUSINESS

Upon the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member or the occurrence of any other event that terminates the continued membership of a member in this Company, the remaining members shall have the right to continue the business provided there is at least one remaining member.

ARTICLE XII - DISSOLUTION

This Company may be dissolved at any time on the affirmative vote of at least two thirds (2/3) of majority of the members of this Company entitled to vote thereon. On dissolution, the Company's property and assets shall, after payment of all debts of the Company, be distributed to the members according to the preceding contribution of each one to the capital of this Company.

In accordance with section 605.0203 (1) (b), Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

November 20, 2018.

WILLIAM DE ARAUJO

Member or Authorized Representative of a Member

