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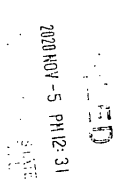
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1883 W. Royal Hunte Dr. Suite 200 Cedar City, Utah 84720 Phone 435-586-9366 Fax 435-586-9491 Andrea Emans, Paralegal Andrea@kkoslawyers.com

October 30, 2020

Department of State Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

To Whom It May Concern:

Enclosed for processing are duplicates of the Articles of Amendment for **Duo Ventures LLC.** Also enclosed is a check in the amount of \$150.00 to cover the filing fee.

If you find the enclosed document acceptable, please note your acknowledgment of receipt on the copy and return it to my office with the enclosed return envelope as noted above.

Thank you for your anticipated attention to this matter.

Andrea Emans

Very truly yours,

KYLER KOHLER OSTERMILLER & SORENSEN, LLP

Andrea Emans

Paralegal

Enclosure

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: Duo Ventures LLC
(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.)
First organized, formed or incorporated under the laws of California
(Enter state, or if a non-U.S. entity, the name of the country)
1/02/2020 on
(date of organization, formation or incorporation)
3. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization: Duo Ventures 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.

2020 HOV -5 PH 12: 31

Signed this day of October	20_20
Signature of Authorized Representative of Lin	nited/Linbility Company:
Signature of Authorized Representative:	makes
Printed Name: Marcos Clarrocchi Azoz	////rite: Manager
Signature(s) on behalf of Other Business Entity:	[See below for required signature(s)]
Signature:	
Printed Name: Marros Clarrocchi Azoz	Title: Manager
Signature:	
Printed Name: Lumen Brigette Bigott Cabrera	Title: Manager
Signature:	
Printed Name:	Title:
Signature:	
Printed Name:	Title:
Signature: Printed Name:	
Printed Name:	Title:
Signature:	
Signature: Printed Name:	Title:
If Florida Corporation:	
Signature of Chairman, Vice Chairman, Director, or	Officer.
If Directors or Officers have not been selected, an Ir	acorporator must sign.
<u> If Florida General Partnership or Limited Liabil</u>	ity Partnershin
Signature of one General Partner.	ity v ar thership.
•	
If Florida Limited Partnership or Limited Liabil Signatures of <u>ALL</u> General Partners.	ity Limited Partnership:
All others:	
Signature of an authorized person.	
organistic of an addictized person.	
Fees:	
Articles of Conversion:	\$25.00
Fees for Florida Articles of Organization:	\$125.00
Certified Copy:	\$30.00 (Optional)
Certificate of Status:	\$5.00 (Optional)

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

1)	<u> </u>	
	Must contain the words "Limited Li	ability Company, "L.L.C.," or "LLC.")
ARTICLE II - A The mailing addr		ne principal office of the Limited Liability Company is:
Principal Office	Address:	Mailing Address:
382 NE 191st Stre Miami, FL 33179-3	eet, PMB 43966 3899	382 NE 191st Street, PMB 43966 Miami, FL 33179-3899
ARTICLE III - (The Limited Liability	Registered Agent, Register	ered Office, & Registered Agent's Signature:
business entity with a	e Florida street address of t	cegistered Agent. You must designate an individual or another the registered agent are:
business entity with a	e Florida street address of the Registered Agent Solution	cegistered Agent. You must designate an individual or another the registered agent are:
business entity with a	e Florida street address of t Registered Agent Solution N	the registered agent are:
business entity with a	e Florida street address of t Registered Agent Solution N 155 Office Plaza Drive Su	the registered agent are:
business entity with a	e Florida street address of t Registered Agent Solution N 155 Office Plaza Drive Su	the registered agent are: as, Inc. ame

(CONTINUED)

Registered Agent's Signature (REQUIRED)

	Name and Address:
"AMBR" = Authorized Member	
"MGR" = Manager	
MGR	Marcos Clarrocchi Azoz
	382 NE 191st Street, PMB 43986
	Miaml, FL 33179-3899
MGR	Lumen Brigette Bigott Cabrera
	382 NE 191st Street, PMB 43966
	Miami, FL 33179-3899
	•• •
(Use attachment if necessary)	
LEV: Other provisions if any	
LE V: Other provisions, if any.	
LE V: Other provisions, if any.	
LE V: Other provisions, if any.	
LE V: Other provisions, if any.	
REQUIRED SIGNATURE:	
REQUIRED SIGNATURE: Signature of a member or a	in authorized representative of a member
REQUIRED SIGNATURE: Signature of a member or a	with section 605 0203 (1) (b) Florida Statutor I am accord
REQUIRED SIGNATURE: Signature of a member or a This document is executed in accordance wany false information submitted in a document is accordance.	an authorized representative of a member with section 605.0203 (1) (b), Florida Statutes. I am aware the department of State constitutes a third degree fel
Signature of a member or a	with section 605 0203 (1) (b) Florida Statutor I am accord
Signature of a member or a This document is executed in accordance of any false information submitted in a document is accordance of the contract of the contr	with section 605 0203 (1) (b) Florida Statutor I am accord
Signature of a member or a This document is executed in accordance of any false information submitted in a document as provided for in s.817.155, F.S. Marcos Clarrocchi Azoz	with section 605.0203 (1) (b), Florida Statutes. I am aware to the Department of State constitutes a third degree fel
Signature of a member or a This document is executed in accordance of any false information submitted in a document as provided for in s.817.155, F.S. Marcos Clarrocchi Azoz Typ	with section 605.0203 (1) (b), Florida Statutes. I am aware the next to the Department of State constitutes a third degree felest to the Department of State constitutes a third degree felest the constitutes and the constitutes a third degree felest the constitutes and degree felest the constitutes a third degree felest the constitutes and degree felest the constitutes a third degree felest the constitutes a t
Signature of a member or a This document is executed in accordance of any false information submitted in a document as provided for in s.817.155, F.S. Marcos Clarrocchi Azoz Typ	with section 605.0203 (1) (b), Florida Statutes. I am aware to the Department of State constitutes a third degree fel

The name and address of each person authorized to manage and control the Limited Liability

ARTICLE IV-