LA200053316

(Requestor's N	ame)
(Address)	
(Address)	
(City/State/Zip/f	Phone #)
PICK-UP WAI	T MAIL
(Business Entit	y Name)
(Document Nur	hber)
Certified Copies Certifi	cates of Status
Special Instructions to Filing Office	

Office Use Only

7/17/2 W. 127/17/ T. SCOTT

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09/28/22--01042--019 **185.00



2022 DEC 22 AM 5: 40



October 7, 2022

P.O. BOX 5148
NICEVILLE, FL 32578

SUBJECT: LINGENFELTER CONSULTANTS, LLC

Ref. Number: W22000127071

We have received your document for LINGENFELTER CONSULTANTS, LLC and your check(s) totaling \$185.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Sections 607.1113, 605.0203, 620.2104, and 620.8914, F.S., require the certificate of conversion to be signed by the converting entity as required by applicable law. If the converting entity is a corporation, the certificate of conversion must be signed by a chairman, vice chairman, officer, director, or an incorporator. If the converting entity is a limited liability company, the certificate of conversion must be signed by an authorized representative. If the converting entity is a limited partnership, the certificate of conversion must be signed by a general partner. If the converting entity is a limited partnership, the certificate of conversion must be signed by all of the general partners. If the converting entity is another type of business entity, an authorized person must sign the certificate of conversion.

Please return the corrected original and one copy of 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) 245-6052.

Tyrone Scott
Regulatory Specialist II
New Filings Section

Letter Number: 522A00022428

www.sunbiz.org

Division of Communities - D.O. DOV 0207 Well-based - Division - Di

COVER LETTER

TO: New Filing Section Division of Corpora		
SUBJECT: Lingenfelter Co.	nsultants, LLC	
	(Name of Resulting Florida Limite	ed Company)
		on, and fees are submitted to convert an "Othe" in accordance with s. 605.1045, F.S.
Please return all correspond	lence concerning this matter to:	
Lisa Y. Shorts Pitell		
(Con	lact Person)	
	r/Company)	
PO Box 5148	Address)	
Niceville, Fl 32578	nutress)	
•	e and Zip Code)	
lyp@lyp-law.com		
	for future annual report notifications)	
For further information con	cerning this matter, please call:	
Lisa Y. Shorts Pitell	<u> </u>)
(Name of Contact Perso	on) (Area Code)	(Daytime Telephone Number)
	following amount: (All checks proposed in the United States)	rocessed by this office must be payable in US
	55.00 Filing Fees	
Mailing Address: New Filing Section Division of Corpora P.O. Box 6327 Tallahassee, FL 323	tions	Street Address: New Filing Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, F1, 32303

INHS11 (7/17)

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: Lingenfelter Consultants, 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.)
(Enter entity type. Example: corporation, limited partnership, general partnership, common law or business trust, etc.)
First organized, formed or incorporated under the laws of (Enter state, or if a non-U.S. entity, the name of the country)
March 24, 2019 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:
Lingenfelter Consultants
(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 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.
DEC 22 AM 5: 42 FRI HORISTONS TALL WASSEE, FLORIDA TALL WASSEE,

	•	, ,	
	20		
	Signed this day	of September	20 22
	Signature of Authorized	Panrasantativa of Limit	and I inhility Commonwe
	Signature of Authorized	representative of Limit	ed Liability Company:
	Signature of Authorized R	epresentative:	Tars
	Printed Name: Thomas Wac		Pittle: Manager
	Signature(s) on behalf of	Other Business Entity: [See below for required signature(s)}
<u>_</u>	Signature:	ال ا	
	Printed Name: / Think	Winente In	Title: Marie
	_		
	Signature: Printed Name:		Title:
	Signature:		
	Printed Name:		Title:
	Signature:		
	Printed Name:	<u> </u>	Title:
	Signature:		
	Printed Name;		_Title:
	Signature:		
	Printed Name:		Title:
	If Florida Comment		
	If Florida Corporation: Signature of Chairman, Vic	e Chairman Director or C	NO Sagar
	If Directors or Officers have	not been selected, an Inc	orporator must sign
	If Florida General Partne	rship or Limited Liabilit	y Partnership:
	Signature of one General Pa	urtner.	
	If Florida Limited Partne Signatures of ALL General	rship or Limited Liabilit Partners.	y Limited Partnership:
	All others:		
	Signature of an authorized p	rerson.	
	Fees:		
	Articles of Convers	1	\$25.00
		icles of Organization:	\$125.00
	Certified Copy:		\$30.00 (Optional)
	Certificate of Statu	\$:	\$5.00 (Optional)

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE 1 - N The name of the	ame: Limited Liability Company	r is:	
Lingenfelter Cons	ultants, LLC		
	Must contain the words "Limited Lia	ibility Company, "L.L.C.," or "LL.C)
ARTICLE IL.	Address:	·	
The mailing add	ress and street address of the	e principal office of the Lii	mited Liability Company is:
Principal Office	Address:	Mailing Address:	
233 Dickens Drive	<u> </u>	233 Dickens Drive	
Freeport, Florida	32439	Freeport, Florida 3243	9
(The Limited Liability business entity with	Registered Agent, Registe Company cannot serve as its own R in active Florida registration.) e Florida street address of the	egistered Agent. You must designal	Agent's Signature: te an individual or another
	Thomas Wade Lingenfelte		_
	Na	ame	
	233 Dickens Drive		_
	Florida street address (I	P.O. Box <u>NOT</u> acceptable))
	Freeport, Florida	FL 32439	
	City	Zip	_
liability con registered ager statutes relat	ipany at the place designate it and agree to act in this caping to the proper and comple obligations of my position as Registered Agent's S	d in this certificate, I hereb pacity. I further agree to co He performance of my dutie	omply with the provisions of ales, and Lam familiar with and

Title:	Name and Address:
"AMBR" = Authorized Member	
"MGR" = Manager	
MGR	Thomas Wade Lingenfelter
	233 Dickens Drive
	Freeport, Florida 32439
	
(Use attachment if necessary)	
ARTICLE V: Other provisions, if any.	
· 	
REQUIRED SIGNATURE:	7
REQUIRED SIGNATURE:	7
REQUIRED SIGNATURE:	2
Tul	2
Signature of a member of	or an authorized representative of a member
Signature of a member of This document is executed in accordan	ace with section 605.0203 (1) (b), Florida Statutes. I am aware that
Signature of a member of This document is executed in accordar any false information submitted in a do	nce with section 605.0203 (1) (b), Florida Statutes. I am aware that secument to the Department of State constitutes a third degree felony
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Signature of a member of This document is executed in accordar any false information submitted in a do	ace with section 605.0203 (1) (b), Florida Statutes. I am aware that

ARTICLE IV