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COVER LETTER

	Registration Se Division of Co	rporations		
eun.	DOT: Jewell Fam	ily Investors, LLC		
SUBJECT: Name of Florida Limited Liability Company				
Limit	enclosed Articles ed Liability Com .1045, F.S.	of Conversion and fee npany" into an "Other	e(s) are submitted to co Business Entity" in acc	nvert a Florida cordance with
Pleas	e return all corre	spondence concerning	this matter to:	
Noah	Sosa			
		Contact Person		
Kyler	Kohler Ostermiller	& Sorensen, LLP		
		Firm/Company	·	
1883	West Royal Hunte [Drive, Suite 200		
		Address		
Cedar	City, Utah 84720			
	Ci	ity, State and Zip Code		
noah.	sosa@kkoslawyers.	com	and matification)	
		be used for future annual r		
For f	urther informatio	on concerning this mat	ter, please call:	
Noah	Sosa		_ at (435) 586-9	9366
	Name of Contact Pe	rson	Area Code and Dayt	ime Telephone Number
Encl	osed is a check f	or the following amou	nt:	
፷ \$2	25.00 Filing Fee	S30.00 Filing Fee and Certificate of Status	☐\$55.00) Filing Fee and Certified Copy	S60.00 Filing Fee. Certified Copy, and Certificate of Status
Regi Divi P.O.	ling Address: stration Section sion of Corporat Box 6327 ahassee, FL 3231		Street Address Registration S Division of C The Centre of 2415 N. Mon Tallahassee.	Section Corporations f Tallahassec troe Street, Suite 810

CR2E106 (05/17)

FILED

2024 NOV -7 PM 2: 59

Articles of Conversion For Florida Limited Liability Company

Into
"Converted or Other Business Entity"

TALLAHASSEE, FLORIDA

The Articles of Conversion is submitted to convert the following Florida Limited Liability Company into an "Other Business Entity" in accordance with s. 605.1045, Florida Statutes.

1. The name of the Florida Limited Liability Company converting into the "Other Business Entity" is:			
Jewell Family Investors, LLC			
Enter Name of Florida Limited Liability Company			
2. The name of the "Converted or Other Business Entity" is:			
Jewell Family Investors, LLC			
Enter Name of "Converted or Other Business Entity"			
3. The "Converted or Other Business Entity" is a Limited Liability Company (Enter entity type. Example: corporation, limited partnership, sole proprietorship, general partnership, common law or business trust, etc.)			
organized, formed or incorporated under the laws of California (Enter state, or if a non-U.S. entity, the name of the country)			
The formation document is attached (if applicable).			
4. The plan of conversion was approved by the converting Florida Limited Liability Company in accordance with Chapter 605, F.S.			
5. This conversion shall be effective in Florida on: (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 of the conversion under the laws governing the "Other Business Entity.")			
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.			

- 6. If the "Converted or Other Business Entity" is an out-of-state entity not registered to transact business in Florida, the "Converted or Other Business Entity":
 - a.) Lists the following street and mailing address of an office the Florida Department of State may send and process served on the department pursuant to 605.0117 and Chapter 48.

Street Address:	815 Continental Drive
	Brooksville, Florida 34601
Mailing Address:	
appraisal rights the and 605,1061-605.	Other Business Entity" has agreed to pay any members having amount to which such members are entitled under ss. 605.1006 1072, F.S. day of
Signed this3	
Signature:	Must be signed by a Member or Authorized Representative
Printed Name: Laven	der Jewell Title: Manager
Fees: Filing Fee: Certified Copy Certificate of	T2

Page 2 of 2

PLAN OF CONVERSION FOR JEWELL FAMILY INVESTORS, LLC

Article I Name

The Name of the converting entity is: Jewell Family Investors, LLC

The Name of the converted entity is: Jewell Family Investors, LLC

Article II Continued Existence as a Limited Liability Company

The converting entity is continuing its existence in the organizational form of the converted entity. The entity was lawfully organized as a limited liability company under the laws and jurisdiction of Florida. The entity is to be converted to a California limited liability company.

Article III Non-Continuation of limited liability Company under Prior Jurisdiction & Plan of Conversion

The converting entity is not continuing its existence under the laws and jurisdiction of Florida. However, the ownership in the limited liability company shall not change and the issued membership units from the converting Florida limited liability company shall merely be converted directly to membership units of the converted California limited liability company. The certificate of formation of the California Limited Liability Company is attached to this certificate either as an attachment or exhibit to the plan of conversion, or as an attachment or exhibit to this certificate of conversion if the plan has not been attached to the certificate of conversion.

The plan of Conversion has been approved as required by the laws of the converting entity's jurisdiction of formation and governing documents.

The signed plan of conversion is on file at the converting entity and the converted entities principal place of business located at 122 Coronado Circle, Santa Rosa, California 95409.

A copy of the signed plan of conversion will be available upon written request without cost by the converting entity before the conversion or by the converted entity after the conversion to any owner or member of the converting entity or converted entity.

[SIGNATURES TO FOLLOW]

: • • •

Date April 15, 2024

Lavender Jewell, Manager

Calvin Madarang, Manager

icely Caucia, Manager