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CABLE AND/OR VIDEO
FRANCHISING
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

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April 22, 2024

STEPHEN ARIKPO 10175 FORTUNE PKWY, UNIT 1103-129 JACKSONVILLE, FL 32256 US

SUBJECT: DELIGHT GLOBAL GROUP, LLC.

Ref. Number: W24000063298

We have received your document for and your check(s) totaling \$150.00. 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 general partnership or limited liability partnership, the certificate of conversion must be signed by a general partner. If the converting entity is a limited partnership or limited liability 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.

If you have any further questions concerning your document, please call (850) 245-6000.

Letter Number: 124A00008711

Summer Chatham Supervisor New Filings Section

COVER LETTER

Ref#: W24000063298 TO: New Filing Section Division of Corporations SUBJECT: Delight Global Group, LLC. (Name of Resulting Florida Limited Company) The enclosed Articles of Conversion, Articles of Organization, and fees are submitted to convert an "Other Business Entity" into a "Florida Limited Liability Company" in accordance with s. 605.1045, F.S. Please return all correspondence concerning this matter to: Stephen Arikpo (Contact Person) Delight Global Group, LLC. (Firm/Company) 10175 Fortune PKWY, Unit 1103-129 (Address) Jacksonville, 32256 (City, State and Zip Code) delightglobalinc@gmail.com E-mail Address: (to be used for future annual report notifications) For further information concerning this matter, please call:

(Name of Contact Person) (Area Code) (Daytime Telephone Number)

Enclosed is a check for the following amount: (All checks processed by this office must be payable in US dollars and drawn on a bank located in the United States)

\$150.00 Filing Fees (\$25 for Conversion & \$125 for Articles of Organization)

Stephen Arikpo

☐\$155.00 Filing Fees and Certificate of

Status

☐\$180.00 Filing Fees and Certified Copy

☐\$185.00 Filing Fees, Certified Copy, and Certificate of Status

Mailing Address:

New Filing Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address:

New Filing Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

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: Delight Global Group, LLC.
(Enter Name of Other Business Entity)
2. The "Other Business Entity" is a
(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)
6/14/2023 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: Delight Global Group, 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 5th day of April,2024	20	
day of history	20	
Signature of Authorized Representative of Limi	ited Liability Company:	
· 102 1:	g/V	
Signature of Authorized Representative: Printed Name: Stephen Arikpo	Title: <u>CEO</u>	
	Title: 020	_
Signature(s) op behalf of Other Business Entity: [See below for required signature(s)]
Signature:	_ , , ,	•
Printed Name: Stephen Arikpo	Title: CEO	 .
Signature:		<u> </u>
Printed Name: Stephen Arikpo	Title: CEO	
S		
Printed Name: Stephen Arikpo	Title: CEO	
M. Jak	_ 1 tde. <u>525</u>	
Signature:		
Printed Name: Stephen Arikpo	_ Title: CEO	-
Signature:		
Printed Name: Stephen Arikoo	Title: CEO	4
Signature:		20 Ze
Printed Name: Stephen Arikpo	Title: CEO	CAB
		TAGEN ST
If Florida Corporation:	n or	TY 28
Signature of Chairman, Vice Chairman, Director, or C If Directors or Officers have not been selected, an Inc	Officer.	103x
and the second of the second selected, all the	orporator must sign.	SE S
If Florida General Partnership or Limited Liabilit	v Partnership:	
Signature of one General Partner.		C
If Florida Limited Partnership or Limited Liability	v Limited Partnership:	
Signatures of ALL General Partners.		
All others:		
Signature of an authorized person.		
Fees:		

Articles of Conversion:

\$25.00

Fees for Florida Articles of Organization:

\$125.00

Certified Copy: Certificate of Status:

\$30.00 (Optional) \$5.00 (Optional)

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

Delight Global	Group, LLC.		
		iability Company, "L.L.C.," or "LLC,")	
ARTICLE II The mailing ac		ne principal office of the Limit	ted Liability Company is:
Principal Offi	ce Address:	Mailing Address:	
10175 Fortune Jacksonville, FL	Pkwy, Unit 1103-129	10175 Fortune PKWY, Un Jacksonville, FL 32256	nit 1103-129
		Jacksonville, FL 32256	<u> </u>
	the Florida street address of t Stephen Arikpo N	the registered agent are:	AY 28 PH 12: 31 E ANO JOS VIDEO FOR PORATIONS HASSEE, FLORIDAS
	13331 Solar DR		; •
	Florida street address (P.O. Box NOT acceptable)	
	Jacksonville	FL ³²²⁵⁸	
	City	Zip	
Having been	ompany at the place designate	nd to accept service of process y ed in this certificate. I hereby ac pacity. I further agree to comp	for the above stated limited scept the appointment as ly with the provisions of all nd I am familiar with and

(CONTINUED)

Title:	Name and Address:		
"AMBR" = Authorized Member "MGP" = Manager			
"MGR" = Manager AMBR	Stephen Arikpo		
	10175 Fortune PKWY, Unit 1103-129, Jacksony		
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	HASSES		
	Scott S		
	0210EC		
(Use attachment if necessary)	ASS OF COLUMN		
LE V: Other provisions, if any.			
REQUIRED SIGNATURE:			
Signature of a member or a	n authorized representative of a member		
I his document is executed in accordance v	With section 605 0703 (1) (b) Florida Statutae I am aumra thai		
 any false information submitted in a document as provided for in s.817.155, F.S. 	ent to the Department of State constitutes a third degree felon		
	1 Harriet 9		
Stephen Arikpo			
Тур	ed or printed name of signee		

ARTICLE IV-