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115 N CALHOUN ST., STE. 4 TALLAHASSEE, FL 32301 P: 866.625.0838 F: 866.625.0839 COGENCYGLOBAL.COM

Account#: 120000000088

If there are any issues please contact Cheyanne at 850-202-1882

Date:	11/21/2024	
Name:	Cheyanne Davis	
Reference #	2565209	<u> </u>
	e: G&FMAN	IUFACTURING, LLC
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Fictit	ger olution/Withdrawal ious Name	
Authorized /	Amount: \$150.00	

F: +852.2682.9790



115 N CALHOUN ST., STE. 4 TALLAHASSEE, FL 32301 P: 866.625.0838 F: 866.625.0839 COGENCYGLOBAL.COM

Account#: I20000000088 If there are any issues please contact Patrice at 850-202-9071

Name:Cheyanne Davis Reference #:2565209 Entity Name:G & F MANUFACTURING, LLC ✓ Articles of Incorporation/Authorization to Transact Business — Amendment — Change of Agent — Reinstatement ✓ Conversion	
Entity Name: G & F MANUFACTURING, LLC ✓ Articles of Incorporation/Authorization to Transact Business — Amendment — Change of Agent — Reinstatement	
 ✓ Articles of Incorporation/Authorization to Transact Business ☐ Amendment ☐ Change of Agent ☐ Reinstatement 	
☐ Amendment ☐ Change of Agent ☐ Reinstatement	7024 K
✓ Conversion	2024 KOV 21 RH 9: 41
Merger Merger	
☐ Dissolution/Withdrawal	
☐ Fictitious Name	
Other	
Authorized Amount: \$150.00 Signature:	

F: 800.944.6607

ARTICLES OF CONVERSION FOR "OTHER BUSINESS ENTITY" INTO FLORIDA LIMITED LIABILITY COMPANY

This Articles of Conversion and the attached Articles of Organization are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Company in accordance with Section 605.1045, Florida Statutes:

- 1. The name of the "Other Business Entity" immediately prior to the filing of this Articles of Conversion is G & F Manufacturing, Inc. (the "Corporation").
- 2. The "Other Business Entity" is a Florida profit corporation first incorporated under the laws of the State of Florida effective August 26, 2003 (Document No.: P03000093422). The "Other Business Entity" currently exists on the official records of the jurisdiction under which it is currently incorporated.
- 3. The "Other Business Entity's" principal office address is 7902 Interstate Court, North Port Myers, FL 33917.
- 4. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization is: G & F Manufacturing, LLC.
- 5. The conversion is permitted by, and has been approved in accordance with, the applicable law(s) governing the Corporation and the conversion complies with such law(s) and the requirements of section 605.1043, F.S., in effecting the conversion.
- 6. This conversion shall be effective upon filing of these Articles of Conversion with the Secretary of State of the State of Florida.
- 7. 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.
- These Articles of Conversion may be executed in one or more counterparts. Any such counterpart, to the extent delivered by means of a facsimile machine or by .pdf, .tif, .gif, .jpeg or similar attachment to an electronic mail message or any electronic signature complying with the federal Electronic Signatures in Global and National Commerce Act of 2000, Public Law 106-229, as amended (e.g., Adobe eSign or DocuSign) (any such delivery, an "Electronic Delivery"), shall be treated in all manner and respects as an original executed counterpart and shall be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person. Each signature delivered by means of Electronic Delivery shall be an "electronic signature" within the meaning of the Uniform Electronic Transaction Act (USA) and the Electronic Commerce Directive (EU) in all jurisdictions where the legislation has been adopted.

[SIGNATURE PAGE FOLLOWS]

G & F Manufacturing, Inc., a Florida corporation

By:
Name: James S. Fields
Title: President

G & F Manufacturing, LLC, a Florida limited liability company

By its Manager: Fields Business Holdings, LLC, a Florida limited liability company

By:	Jacob S. Fields		
	Jacob S. Fields		2 021
Title:	Manager	17:	a::
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FOR G & F MANUFACTURING, LLC

(A Florida Limited Liability Company)

The undersigned, for the purpose of forming a limited liability company under the Florida Revised Limited Liability Company Act (the "Act") hereby adopts the following Articles of Organization (the "Articles").

ARTICLE I -- NAME

The name of the limited liability company shall be G & F Manufacturing, LLC (the "Company").

ARTICLE II -- ADDRESS

The initial mailing address and principal office address of the Company shall be 7902 Interstate Court, North Fort Myers, FL 33917.

ARTICLE III -- NATURE OF BUSINESS

This Company is organized for the purpose of transacting any and all lawful business.

ARTICLE IV -- DURATION

The company shall commence its existence on the date of filing of these Articles with the Secreta of State of the State of Florida. The duration of the Company shall be perpetual.

ARTICLE V -- REGISTERED OFFICE AND AGENT

The name and street address of the initial registered agent of the Company is James S. Fields and 7902 Interstate Court, North Fort Myers, FL 33917.

ARTICLE VI -- MANAGEMENT

The Company shall be manager-managed in accordance with the Company's Operating Agreement. The initial manager shall be: Fields Business Holdings, LLC, a Florida limited liability company.

ARTICLE VII - AMENDMENT

The Company reserves the right to amend or repeal any provision contained in these Articles of Organization, and any right conferred upon the Members is subject to this reservation.

IN WITNESS WHEREOF, the undersigned has executed these Articles this 21ST day of November, 2024

/s/ Andrew Stempel

ANDREW STEMPEL

(In accordance with Section 605.0205(3), Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

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ACCEPTANCE BY REGISTERED AGENT

Having been named as registered agent and to accept the service of process for the above-stated limited liability company at the place designated in these Articles, James S. Fields hereby accepts the appointment as registered agent and agrees to act in this capacity. James S. Fields further agrees to comply with the provisions of all statutes relating to the proper and complete performance of its duties, and is familiar with and accepts the obligations of its position as registered agent as provided for in Chapter 605, F.S.

1st James S. Fields JAMES S. FIELDS