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	(Requestor's Name)
	(Address)
	(Address)
	(City/State/Zip/Phone #)
PICK-UF	
<u></u>	(Business Entity Name)
<u>.</u>	(Document Number)
Certified Copies	Certificates of Status
Special Instructions	to Filing Officer:
L	Office Use Only



12/27/17--01022--009 **30.00 01/16/18--01006--003 **75.00



MAR 0 6 2018 T SCHROEDER

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TC Charter Section Division of Corporations
ST JECT: Stripping of Sheets INC Name of Resulting Florida Prefit Corporation Non Workfit
T enclosed Cortificate of Conversion, Articles of Incorporation, and fees are submitted to convert an "Other Business E ty" into a "Florida End Corporation" in accordance with s. Exercise, F.S. Nort Ro-Pit
P ase return all correspondence concerning this matter to:
Duanita Coley Contact Person
Solid Pock Consulfing
3399 Gardens Rol
Address Martine Winter Houxon FL 33884
City, State and Zip Code
Stripping OBSheets (a prail CCM) E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please call:
Name of Contact Person Area Code and Daytime Telephone Number
Enclosed is a check for the following amount:
\$105.00 Filing Fees \$113.75 Filing Fees \$113.75 Filing Fees \$122.50 Filing Fees, and Certificate of and Certified Copy Certified Copy, and Status Certificate of Status
STREET ADDRESS:MAILING ADDRESS:New Filings SectionNew Filings SectionDivision of CorporationsDivision of CorporationsClifton BuildingP. O. Box 6327

2661 Executive Center Circle

Tallahassee, FL 32301

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YOOK DITOS IN SOITO KOCK

Tallahassee, FL 32314

Certificate of Conversion
For
"Other Business Entity"
Into Planita D-54 Courses then
<u>Florida</u> <u>Provide</u> Non Profit
This Certificate of Conversion and attached Articles of Incorporation are submitted to convert the following "Other Hisiness Enfity" into a Florida Emili Corporation in accordance with s. 607-1119, Florida Statutes.
The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is:
Stripping of sheets 110 117-110110
Enter Name of Other Business Entity
The "Other Business Entity" is a Imited highlify Company
(Enter entity type. Example: limited liability company, lunited partnership, general partnership, common law or business trust, etc.)
general paramership, continuon law of business trust, etc.)
first organized, formed or incorporated under the laws of <u>FL</u>
(Enter state, or if a non-U.S. entity, the name of the country)
m Mail K 2017
Enter date "Other Business Entity" was first organized, formed or incorporated
3. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of which it is now
brganized, formed or incorporated:
· .
4. The name of the Florida Emft Corporation as set forth in the attached Articles of Incorporation:
Studio au strate inc
Enter Name of Florida Broth Corporation
Non Roll
5. If not effective on the date of filing, enter the effective date: $35/18$
(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; <u>AND</u> 2) must be the same as the effective date listed in the attached Articles of Incorporation,
if an effective date is listed therein.)
Note: If the date inserted in this block does not most the applicable statutory filing requirements, this date will not be

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not listed as the document's effective date on the Department of State's records.

Page 1 of 2 .

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Mar.05.	2028 11:22 AM Solid Rock		636561153	PAGE.	2
Signed th	nis Sth day of March	•	, 20 18		
•	d Signature for Florida Post Corporatio		, 20		
	e of Chairman, Nice Chairman, Director, Off		ors or Officers have not h	een selected an	
Incorpora Printed N	ator:	resident		on solotiti, un	
	d Signature(s) on behalf of Other Business				
	: Durb Call	<u>s inditti</u> (pee ee	ow for required signature	~(s)·]	
	Vame Juanita Coley	Title: Re?	istered Agent	_	
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	Name:				
	::				
	a General Partnership or Limited Liabili			_	
	e of one General Partner.	<u>ty Partnersmp:</u>			
	a Limited Partnership	ty Limited Partne	ership:		
-	es of ALL General Partners.	•			
	a Limited Liability Company: e of a Member or Authorized Representative				
<u>All other</u> Signature	rs: e of an authorized person.				
Fees:					
	Certificate of Conversion: Rees for Florida Articles of Incorporation:	\$35.00 \$70.00		18 HAR	R3 -1
C	Certified Copy:	\$8.75 (Option		R-6	1
C	Certificate of Status:	\$8.75 (Option	al)	FT1 -	and and a second se
		Page 2 of 2		PH 4:	
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ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

<u>RTICLE II</u>	he corporation shall be:				,
	Principal <u>street</u> address:		Mailing address, it	f different is:	
	1477 SUDA CT	<u></u>			<u></u>
	KISSIMME T. 34759				
e purpose i	I <u>PURPOSE</u> for which the corporation is organized is:		hed		
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	MANNER OF ELECTION The man	•	ors are elected and appo	ointed:	
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<u>Dresid</u> RTICLE V	ent will select diffe	TTORS	· <u> </u>	ointed: AR	F-6 PH
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Nime and Title			<u></u>	
Address				
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V				
ARTICLE VI	<u>REGISTERED AGENT</u>			
	Floridn street address (P.O. Box NOT a	cceptable) of the registered agent is:		
Name:	Solid Rock Consu	thog. uc		
Address:	3399 Cypress Garde	ns Rd		18
	Winter Haven, R-3	3884		B MAR
	3			50 - 5
<u>ARTICLE VII</u> The <u>name and</u> a	<u>INCORPORATOR</u> address of the Incorporator is:			
Name:	Shaterra brdan			E C
Address:	1477 Swan CT	·		°07
	Kassimmer FL 347	<u> </u>		
4 DT1/1				
Effective date, i	if other than the date of filing: 3 5	18 (OPTION	IAL)	
(If an effective	date is listed, the date must be specific	and cannot be more than five da	ys prior or 90 days after i	the filing.)
Note: If the dat	te inserted in this black does not meet the	e applicable statutory filing requires	nents this date will not be	listed as the
document's effe	ective date on the Department of State's r	records.		naivu ua 115
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certificate, I am	umed as registered agent to accept serve familiar with and accept the appointment	ice of process for the above stated int as registered agent and agree to a	corporatio <mark>n at the place d</mark> ict in this c <mark>apacity</mark>	esignated b
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	Pacified Statistics of Registe	red Agent	<u> </u>	
station of a	cument and affirm that the facts stated h	terein are true. I am aware that any	false information submitte	ed in a docu
1 sugment tets ao	nt of State constitutes a third devree felo	my as provided for in s.817.155, F.S	,	
to the Departme			۰ د	

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Additional Articles

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Article III

The specific purpose for which this corporation is organized:

Stripping Of Sheets is organized exclusively for charitable, community, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c) (3) of the internal Revenue Code, or the corresponding section of any future federal tax code. Stripping Of Sheets is an organization focused on supporting the individual and their families impacted during their times of need.

Article V

No part of the net earnings of the corporation shall have to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the internal Revenue Code, or the corresponding section of any future federal tax code.

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Article VI

Dissolution clause is as follows:

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

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