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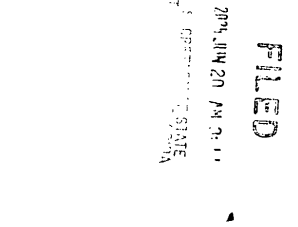
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T.S.H 417-724-

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	PROPOSED CO	CLASSIC RPORATE NAME	CORP.	SUFFIX)
Enclosed is an original or	-d - * /			

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

Filing Fee
Filing Fee
Certificate of
Status

The status

Conversion

Status

Conversion

Filing Fee
Filing Fee
Filing Fee
Filing Fee
Certified Copy
& Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: DANIELLE DAVIDSON Name (Printed or typed)	2011
194 11TH ST.	JUN 20
APALACHICOLA, FL 32320	
251 - 504 - 5819 Daytime Telephone number	⊃rni

TRIPLETAIL CLASSIC @ GMAIL. Com
E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

Certificate of Conversion Par "Other Business Entity" Into Plorida Profit Corporation
Nonfrofit

This Certificate of Conversion and attached Articles of Incorporation are submitted to convert the following "Other Business Entity" into a Florida Profit-Corporation in accordance with s. 607-11-15. Florida Statutes.

Obstites Entity" into a Florida Profit-Corporation in accordance with s. 607-14-15. Florida Statutes.
1. The name of the "Other Rusings Town as
1. The name of the "Other Business Entiry" immediately prior to the filing of this Certificate of Conversion is:
TRIPLETAIL CLASSIC LLC
Enter Name of Other Business Entity
2. The "Other Business Entity" is a Limited Liability Company, limited partnership, general partnership, common law or business trust, etc.) first organized, formed or incorporated under the laws of FLOADE - L23DOM 25732 (Enter state, or if a non-U.S. entity, the name of the country) on FILED: 3/10/23 CFFECTIVE: 3/15/23 Enter date "Other Business Entity" was first drganized, 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 organized, formed or incorporated:
4. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation:
TRIPLETAIL CLASSIC CORP.
Enter Name of Florida Profit Corporation
5. If not effective on the date of filing, enter the effective date: (The effective date: Cannot be prior to nor more than 90 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.
Page 1 of 2

Signed this 28 day of MARCH	, 20_24	
Required Signature for Florida Profit Corporation:		
Signature of Chairman, Vice Chairman, Director, Office Incorporator: Printed Name: Davidson Title: INC.	er, or, if Directors of Officers have not be	oon selected, an
Required Signatures on behalf of Other Business 1	Satity: [See below for required signature	·(s).}
Signature:		_
Printed Name: NoBic Davidsod	Title: KEGISTERED AGE	<u>ut</u>
	V	
Printed Name: DANIELLE DAVIDSON	Title: MANACER	
Signature:		
Printed Name:	Title:	 .
Signature:		
Printed Name:	Title:	
Signature:		_
Printed Name:	Title:	-~
Signature:		· .
Printed Name:	Title:	 .
If Florida General Partnership or Limited Liability Signature of one General Partner.	•	
<u>If Florida Limited Partnership or Limited Liability</u> Signatures of <u>ALL</u> General Partners.	Limited Partnership:	Mill Your
If Piorida Limited Liability Company: Signature of a Member or Authorized Representative.		UZ MIT TUBE
All others: Signature of an authorized person.		
Fees: Certificate of Conversion: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status:	\$35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)	

Articles of Incorporation

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

ARTICLE I - NAME

The name of the corporation shall be "Tripletail Classic Corp." and is referred to in these Bylaws as the "Corporation".

ARTICLE II - PRINCIPLE OFFICE

The principal place of business and mailing address of the Corporation shall be:

194 11th St. Apalachicola, FL 32320

ARTICLE III - PURPOSE

The purpose for which this non-profit Corporation is organized is exclusively for charitable, educational, and scientific/conservation purposes within the meaning of Section 501(c)(3) exempt 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 corresponding section of any future federal tax code. The purposes for which it is organized are to:

- Provide, enhance and preserve fly fishing opportunities;
- Promote conservation of public recreational resources;
- Facilitate public educational opportunities to expand the knowledge of fly fishing;
- Participate in and contribute to scientific fisheries research.

ARTICLE IV - MANNER OF ELECTION

The manner in which the directors are elected and appointed is by an annual elections of the current directors.

ARTICLE V - INITIAL DIRECTORS & OFFICERS

The initial officers of the Corporation shall be as follows:

Director, Noble Davidson of 194 11th St., Apalachicola, FL 32320 Director, Danielle Davidson of 194 11th St., Apalachicola, FL 32320 Director, Lance Slater of 13047 Hatchett Creek Ave., Fairhope, AL 36532

Director, Sam Glass of 31311 Shambo Rd., Spanish Fort, AL 36527

ARTICLE VI - REGISTERED AGENT

The Registered Agent of the Corporation shall be:

Director, Noble Davidson of 194 11th St., Apalachicola, FL 32320

ARTICLE VII – INCORPORATOR

The Incorporator of the Corporation shall be:

Director, Danielle Davidson of 194 11th St., Apalachicola, FL 32320

ARTICLE VIII - GENERAL PROVISIONS

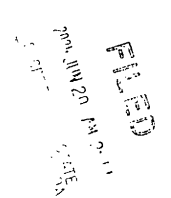
Section 1. Member Benefit Limitation. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof.

Section 2. Avoidance of Political Activity. 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.

Section 3. General Activities. 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, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IIX - DISTRIBUTION OF ASSETS UPON DISSOLUTION

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.



Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Noble Davidson (Registered Agent)

3 28 24

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Danielle Davidson (Incorporator)

3/28/24

Date⁴



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1 message

Danielle Davidson <danielle.davidson015@gmail.com>

To: print32320@gmail.com

Thu, Jun 20, 2024 at 1:46

------ Forwarded message -----

From: Danielle Davidson ctripletailclassic@gmail.com

Date: Thu, Jun 20, 2024 at 1:44 PM

Subject: Fwd:

To: Danielle Davidson <danielle.davidson015@gmail.com>

----- Forwarded message -----From: <noreply@egov.com>

Date: Thu, Jun 20, 2024 at 1:41 PM

Subject: To:



Payment Receipt Confirmation

Your payment was successfully processed.

Transaction Summary

Description	Receipt Confirmation
Total Payment To Division of Corporations	Amount
Service Fee	\$538.75
Total Amount Paid	\$0.00
	\$538.75

6/20/24, 1:52 PM Gmail - Fwd:

Payment Receipt Confirmation

Your payment was successfully processed.

Transaction Detail

sku	Description	Unit Price	Quantity	Amount
6739156748CC L23000125732	Annual Report Filing	\$538.75	1	\$538.75
	Service Fee	\$0.00		\$0.00
Total Amount Pai	d	· <u>·</u>	· · · · · · · · · · · · · · · · · · ·	\$538.75

Customer Information

Customer Name Danielle Davidson

Local Reference ID 6739156748CC L23000125732

Receipt Date 6/20/2024

Receipt Time 01:41:48 PM EDT

Payment Information

Payment Type Credit Card

Credit Card Type VISA Credit Card Number ******6076

Order ID 97717204

Name on Credit Card Noble Davidson

Billing Information

Billing Address 339 25th St Billing City, State Marathon, FL

Billing Zip/Postal Code 33050

Country US

Visit tylertech.com/mtd for license information and disclosures.

NIC Services, LLC dba Tyler Payments Services • 7701 College Boulevard. Overland Park, KS 66210 • (888) 853-0663

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