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SECREDARY OF STATE TALLAHASSEE, FLORIDA

FILED

Certificate of Conversion
For
Other Business Entity"
Into
Florida Profit Corporation
Non Posit

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. 607.1115, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is: FUEGO DEL SOL GLOBAL LLC Enter Name of Other Business Entity 2. The "Other Business Entity" is a Limited Liability Company (Enter entity type. Example: limited liability company, 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) 02/22/2023 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 organized, formed or incorporated: 4. The name of the Fierida Pretti-Corporation as set forth in the attached Articles of Incorporation: Fuego del Sol Global, Inc 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.

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Signed this 11 day of Sept	ember	, ₂₀ 24	
ਨਆਜ਼ਿਆਂ Required Signature for Florida Profit Cor			
Signature of Chajeman, Vice Chairman, Dire Incorporator: Kevin Udair Hine	ctor, Officer, or, if Direc	ctors or Officers have no	t been sciected, an
Printed Name: Kevin Adair Hineline Title	:Director		
Required Signature(s) on behalf of Other I	Business Entity: [See b	elow for required signat	ure(s).]
Signature: Kevin adair Hines	•		
Printed Name: Kevin Adair Hineline	Title:	MBR 	
Signature:			
Printed Name:	Title:		 .
Signature:			
Printed Name:	Title:		
Signature:			
Printed Name:	Title:	·	<u> </u>
Signature:			· ——
Printed Name:	Title:	·	
Signature:			
Printed Name:	Title:		
If Florida General Partnership or Limited Signature of one General Partner.			
If Florida Limited Partnership or Limited Signatures of ALL General Partners.	Liability Limited Part	nership:	
If Florida Limited Liability Company: Signature of a Member or Authorized Represo	entative.		FALL
All others: Signature of an authorized person.			ÜKLIĞ LAHAS
Fees: Certificate of Conversion: Pees for Piorida Articles of Incorporat Certified Copy: Certificate of Status:	\$35.00 tion: \$70.00 \$8.75 (Optio \$8.75 (Optio		KY OF STATI SEE, FLORII

September

, 2024

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

The name of the corporation shall be: Fuego del So	i Global, inc.				
Principal street address: 7901 4th St N STE 300		dress, if different is: 1 4th St N STE 300			
St Petersburg, FL 33702	St Peter	St Petersburg, FL 33702			
ARTICLE III PURPOSE The purpose for which the corporation is organized is:	ee additional attached pag	е			
Mission: Working to improve the lives of the people an d Ha iti.		tially, the Dominican Repub			
ARTICLE IV MANNER OF ELECTION The manner as provided in the bylaws		nd appointed:			
as provided in the bylaws ARTICLE V INITIAL OFFICERS AND/OR DIRECT Name and Title O'Donnell, Molly-P,D	TORS Name and Title Braun, Tim - 3301 S Eme				
as provided in the bylaws ARTICLE V INITIAL OFFICERS AND/OR DIRECT Name and Title O'Donnell, Molly-P,D	TORS Name and Title Braun, Tim - 3301 S Eme	S,D erald Ave. Unit 2B			
as provided in the bylaws ARTICLE V INITIAL OFFICERS AND/OR DIRECT Name and TitleO'Donnell, Molly-P,D Address 910 N Hermitage Ave. Unit 1	Name and Title Braun, Tim - 3301 S Eme Address: Chicago, IL Name and Title:	S,D erald Ave. Unit 2B 60616			

Name and Title:		Name and Title:	
Address		Address:	
Name and Title:		Name and Title:	
71401033			
ARTICLE VI R	EGISTERED AGENT		
	ida street address (P.O. Box NOT accep	stable) of the registered agent is:	
Name:	Registered Agents Inc		
Address:	7901 4TH ST N STE 300		
	ST. PETERSBURG, FL 337	702	
			
ARTICLE VII 1	NCORPORATOR ress of the Incorporator is:	ĪΑ̈́	ر 20
	REGISTERED AGENTS	INCLAH	1 1 2024 SEP
Name:		S S	F 18
Address:	7901 4TH ST N STE 300		and the second
	ST. PETERSBURG, FL 33	702	PH 2:
	FFECTIVE DATE: her than the date of filing:	OPTIONAL)	= •
(If an effective dat	e is listed, the date must be specific an	d cannot be more than five days prior or 90 days	after the filing.)
Note: If the date in document's effective	serted in this block does not meet the ap re date on the Department of State's reco	oplicable statutory filing requirements, this date will ords.	not be listed as the
Having been name certificate, I am fan	d us registered agent to accept service of the algorithment as	of process for the above stated corporation at the p s registered agent and agree to act in this capacity	place designated in this
David Specits		09/1	1/2024 Date
Required Signature of Registered Agent		Agent)ate
the Department of S	tate constitutes a third degree felony as p		omitted in a document to
Rel	- 1 1. v/ 16-v/(1/	Λα/11 <i>/</i> 2	024
Required Signature of Incorporator		<u>09/11/2</u>	Date

[Purpose Section:] This corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to other similar organizations that qualify as tax-exempt organizations under the federal tax code.

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, besides the payment of reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles. 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, intervene in (including the publishing or distribution of statements), or contribute organization proceeds to 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 the federal tax code, or (b) by a corporation whose contributions to which are deductible under applicable provisions of the federal tax code.

IDistribution of Assets Section: I Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of the applicable provisions of the federal tax code, or shall be distributed for a public purpose to the federal, state, or local government. Any such remaining assets 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(s), as said Court shall determine.

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