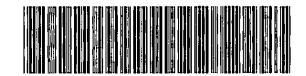
P05000072457

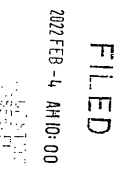
(Red	questor's Name)	
(Add	dress)	
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(City	y/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
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(Doc	cument Number)	
Certified Copies	Certificates	s of Status
Special Instructions to I	Filing Officer:	
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C. BRUMBLEY

COVER LETTER

TO: Amendment Se Division of Cor	porations	^	
SUBJECT: LV S	olutions, In	Vorida Profit Corporation	
		submitted to convert a Flor risdiction in accordance wi	ida Profit Corporation into an a
Please return all corresponded Hamice Ha	ondence concerning this ma	atter to:	
	Contact Person		
Honigman	LLP		
	Firm/Company	· · · · · · · · · · · · · · · · · · ·	
660 Wood	ward Ave, S	Ste. 2290	
	Address		
Detroit, M	48226		
(City, State and Zip Code		
jharmon@ E-mail address: (to	honigman. be used for future annual i	COM report notification)	
For further information of Janice Ha	concerning this matter, plea	_ _{at (} 313,46	65-8214
Name of Con	tact Person	Area Code and Dayti	me Telephone Number
Enclosed is a check for t	he following amount:		
■ \$35.00 Filing Fee	☐ \$43.75 Filing Fee and Certificate of Status	☐ \$43.75 Filing Fee and Certified Copy	S52.50 Filing Fee, Certified Copy, and Certificate of Status
Mailing Addre Amendment Se Division of Cor P.O. Box 6327 Tallahassee, FL	ction porations	Street Address Amendment Se Division of Cor The Centre of T 2415 N. Monro Tallahassee, FL	ction porations 'allahassee e Street, Suite 810

607.1622 (10) As a condition of a conversion of a domestic corporation to another type of entity under s. 607.11930, the domestic corporation converting to the other type of entity must be active and current in filing its annual reports in the records of the department through December 31 of the calendar year in which the articles of conversion are submitted to the department for filing.

Articles of Conversion

For

Florida Profit Corporation

Into a

Non-Florida Business Entity

The Articles of Conversion are submitted to convert the following Florida Profit Corporation into an a business entity formed under the laws of another jurisdiction in accordance with s. 607.11933, Florida Statutes.

1. The name of the Florida Profit Corporation converting into the (converted) resulting business entity in LV Solutions, Inc.	s:
Enter Name of Florida Profit Corporation	
2. The name of the resulting business entity is: LV Solutions, LLC	
Enter Name of (Converted) Resulting Business Entity 3. The (converted) resulting entity is a limited liability company	
(Enter entity type. Example: limited liability company, limited partnership, general partnership common law or business trust, etc.)),
organized, formed or incorporated under the laws of Delaware (Enter state, or if a non-U.S. entity, the name of the country)	
4. The above referenced Florida Profit Corporation has converted into another business entity in compliance with Chapter 607, F.S.	
5. The plan of conversion was approved by the converting Florida Profit Corporation in accordance wit Chapter 607, F.S.	
Pursuant to s. 607.11933(4)(6) F.S. The conversion becomes effective at the later of: 1. The date and time provided by the organic law of the (converted) resulting entity; or 2. When the articles of conversion take effect.	
Signed this O1 day of March	
Signature: hur Care	
(Must be signed by a Director, Officer, or, if Directors or Officers have not been selected, an Incorporator.)	
Printed Name: Trevor Blanc Title: President	
Fees: Filing Fee: \$35.00 Certified Copy: \$8.75 (Optional) Certificate of Status: \$8.75 (Optional)	