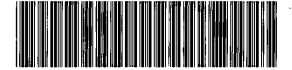
# P10000052939

(Requestor's Name)			
(Address)			
(Address)			
(City/State/Zip/Phone #)			
PICK-UP WAIT MAIL			
(Business Entity Name)  LOS - 7294  (Document Number)			
Certified Copies Certificates of Status			
Special Instructions to Filing Officer:  W-29097			
910 A00014988			
A. LUNT Office Use Only			

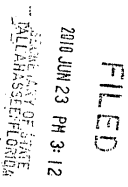
JUN 24 2010

**EXAMINER** 



100181592191

06/09/10--01044-007 #105.00





## FLORIDA DEPARTMENT OF STATE Division of Corporations

June 17, 2010

ROBERT UNDERWOOD 3700 N. PALAFOX ST. PENSACOLA, FL 32505

SUBJECT: EMERALD COAST DELIVERY, INC.

Ref. Number: W10000029097

We have received your document for EMERALD COAST DELIVERY, INC. and your check(s) totaling \$105.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Sections 607.1113, 608.4403, 620.2104, and 620.8914, F.S., require the certificate of conversion to be signed by the converting entity as required by applicable law. If the converting entity is a corporation, the certificate of conversion must be signed by a chairman, vice chairman, officer, director, or an incorporator. If the converting entity is a limited liability company, the certificate of conversion must be signed by a member or an authorized representative of a member. If the converting entity is a general partnership or limited liability partnership, the certificate of conversion must be signed by a general partner. If the converting entity is a limited partnership or limited liability limited partnership, the certificate of conversion must be signed by all of the general partners. If the converting entity is another type of business entity, an authorized person must sign the certificate of conversion.

The registered agent must sign accepting the designation.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6094.

Agnes Lunt Regulatory Specialist II

Letter Number: 910A00014988

## **COVER LETTER**

TO: Registration Section Division of Corporations	
SUBJECT: Emerald Coast Delive	
Name of Result	ing Florida Profit Corporation
	articles of Incorporation, and fees are submitted to "Florida Profit Corporation" in accordance with
Please return all correspondence concerning	ng this matter to:
Robert Underwood	
Contact Person	
Emerald Coast Delivery,	Inc.
Firm/Company	
3700 N Palafox St	
Address	<del></del>
Pensacola, FL 32505 City, State and Zip Code	
•	
Tanya@EmeraldCoastGranit  E-mail address: (to be used for future annual	e.com
For further information concerning this ma	•
Tanya Underwood	at ( 850 ) 712-6009
Name of Contact Person	Area Code and Daytime Telephone Number
Enclosed is a check for the following amount	unt:
\$105.00 Filing Fees and Certificate of Status	\$113.75 Filing Fees and Certified Copy Certified Copy, and Certificate of Status
STREET ADDRESS: Registration Section	MAILING ADDRESS: Registration Section
Division of Corporations	Division of Corporations
Clifton Building	P. O. Box 6327
2661 Executive Center Circle Tallahassee, FL 32301	Tallahassee, FL 32314

## <u>Certificate of Conversion</u> For

# "Other Business Entity"

Into

## **Florida Profit Corporation**

This Certificate of Conversion <u>and attached Articles of Incorporation</u> are submitted to convert the following "Other Business Entity" into a Florida Profit Corporation in accordance with s. 607.1115, Florida Statutes.

□marald (		
- · · · · · · · · · · · · · · · · · · ·	coast Delivery, LLC	•
Enter Name	of Other Business Entity	
2. The "Other Business Entity" is a	Limited Liability Company	
(Enter entity type. Example: lim	ited liability company, limited partne	rship, 🔄 🔻 🚞
general partnership, commo	n law or business trust, etc.)	
first organized, formed or incorporated u	nder the laws of Florida	rship, CLAHEAS
(Enter state, or if a non-	U.S. entity, the name of the country)	ျ မ္မာ့္ဆို ယ
_		트 프 프
	//28/2008	, a mary
Enter date "Other Business Entit	y" was first organized, formed or inc	orporated ·
3. If the jurisdiction of the "Other Busine	osa Entitui? was abancad the state on	County to do
the laws of which it is now organized, for		country under
the laws of which it is now organized, for	med of meorporated.	
<del>-</del>		·
4. The name of the Florida Profit Corpor Incorporation:	ation as set forth in the attached Art	ticles of
4. The name of the Florida Profit Corpor Incorporation:	ation as set forth in the attached Art	ticles of
Incorporation:	ation as set forth in the attached Art	ticles of
Incorporation:  Emerald C		ticles of
Incorporation:  Emerald C	oast Delivery, Inc.	ticles of
Emerald C Enter Name of	oast Delivery, Inc. Florida Profit Corporation	ticles of
Incorporation:  Emerald C	oast Delivery, Inc. Florida Profit Corporation ster the effective date:	·

Signe	d this _	28th	_day of	May	, 20_10	*	
<u>Requ</u>	ired Sig	<u>nature</u>	for Florida Profit C	orporat	<u>ion:</u>		
been	selected,	an Inco	orporator:	0	Officer, or, if Directors of		e not
Printe	ed Name:	<u>R</u>	obert Underwood	Title:	Presider	<u>it</u>	-
signat	ture(s).]				s Entity: [See below for	·	
Signa	ture: 🔏	<u></u>			Title: <u>President</u>		
Printe	d Name:	Rober	Underwood		_ Title: <u>President</u>		•
Siona		) one	neep				
Printe	d Name:	Tanva	Underwood	<del></del>	Title: Vice President	•	
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Printe	d Name:				_ Title:		
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Signa	ture:					Ė	¥ 23
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Signat	ture:		<del></del>	····		**************************************	¥
Printe	d Name:_	<del></del>	*****		_ Title:	<u> </u>	
If Flo	rida Gen	eral Pa	rtnership or Limited	l Liabilit	y Partnership:	E mi	100
			ral Partner.				
				Liabilit	y Limited Partnership:		
Signal	ures of A	LL Ge	neral Partners.				
If Flo	rida Lim	ited Lis	ability Company:				
			or Authorized Repres	sentative.			
All ot	hawas						
		authori	zed person.				
Fees:							
_ ++1/1	Certific	ate of (	Conversion:		\$35.00		
			la Articles of Incorpo	ration:	\$70.00		
	Certifie				\$ 8.75 (Optional)		
	Certific				\$ 8.75 (Optional)		

## ARTICLES OF INCORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

The name of the corporation shall be:

Emerald Coast Delivery, Inc.

## ARTICLE II PRINCIPAL OFFICE

The principal place of business/mailing address is: 3700 N Palafox St, Pensacola, FL 32505

## ARTICLE III PURPOSE

The purpose for which the corporation is organized is: Any and all lawful business.

## ARTICLE IV SHARES

The number of shares of stock is:

100

## ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

List name(s), address(es) and specific title(s):

Robert Underwood, 3700 N Palafox St, Pensacola, FL 32505 President Vice President Tanya Underwood, 3700 N Palafox St, Pensacola, FL 32505

### ARTICLE VI REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Robert Underwood, 3700 N Palafox St, Pensacola, FL 32505

## ARTICLE VII \_\_ INCORPORATOR

The <u>name and address</u> of the Incorporator is:

Robert Underwood, 3700 N Palafox St, Pensacola, FL 32505

****	• • • • • • • • • • • • • • • • • • • •	****
Having been	named as registered agent to accept service	of process for the above stated corporation at the place
designated in a	this certificate, I am familiar with and accept th	he appointment as registered agent and agree to act in this
1		

Mr.//	5/28/10
Signature/Registered Agent	Date
Mrll-	5/28/10
Signature/Incornorator	Date