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(Requestor's Name)					
(Address)					
(Address)					
(City/State/Zip/Phone #)					
(Business Entity Name)					
(Document Number)					
Certified Copies Certificates of Status					
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Office Use Only					





Ch 3/1/2023

COVER LETTER

Amendment Section TO: Division of Corporations

SUBJECT:

Blacksmith Corporation

Name of Florida Profit Corporation

The enclosed Articles of Conversion and fee(s) are submitted to convert a Florida Profit Corporation into an a business entity formed under the laws of another jurisdiction in accordance with s. 607.11933, F.S.

Please return all correspondence concerning this matter to:

Charles Stauffer

Contact Person

Blacksmith Corporation

Firm/Company

420 NE Birch Street, Ste 201

Address

Camas, WA 98607-2162

City, State and Zip Code

Charles.Stauffer@ongroup.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call: .at (<u>850</u> 350 ,607-3778 Area Code and Daytime Telephone Number

Charles Stauffer

Name of Contact Person

Enclosed is a check for the following amount:

S35.00 Filing Fee

\$43.75 Filing Fee and Certificate of Status

S43.75 Filing Fee and Certified Copy

□ \$52.50 Filing Fee, Certified Copy, and Certificate of Status

Mailing Address; Amendment Section **Division of Corporations** P.O. Box 6327 Tailahassee, FL 32314

Street Address: Amendment Section **Division of Corporations** The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

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.

FILED Articles of Conversion 2022 DEC 21 PM 4:37 Florida Profit Corporation SECHTING SEE FILE 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.

For

Into a

1. The name of the Florida Profit Corporation converting into the (converted) resulting business entity is:

Blacksmith Corporation

Enter Name of Florida Profit Corporation

2. The name of the resulting business entity is:

Blacksmith Corporation

Enter Name of (Converted) Resulting Business Entity

3. The (converted) resulting entity is a <u>for-profit corporation</u>

(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 ______ Washington (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 with Chapter 607, F.S.

Pursuant to s. 607.11933(4)(6) F.S. The conversion becomes effective at the later of:

- I. The date and time provided by the organic law of the (converted) resulting entity; or
- 2. When the articles of conversion take effect.

Certificate of Status:

Signed	this	16	day of	Decembe	er	20 <u></u> .
Signatu			6	ð	<u> </u>	
	be signe orator.)	d by a Director, Office	r, or, if	Directors or Offi	cers have not b	een selected, an
Printed	Name:	Charles Stauffer		President		
Fees:	Filing I		\$35.00			
	Certific	ed Copy:	\$8.75	(Optional)		

\$8.75 (Optional)

ARTICLES OF ENTITY CONVERSION OF BLACKSMITH CORPORATION

Pursuant to the provisions of the Florida Business Corporation Act and Washington Business Corporation Act, the undersigned corporations adopt the following Articles of Entity Conversion to change the state of domicile for Blacksmith Corporation from the State of Florida to the State of Washington:

1. Blacksmith Corporation is originally organized under the laws of the State of Florida, and the laws of such jurisdiction permit this conversion.

2. Blacksmith Corporation was subsequently organized under the laws of the State of Washington, and the laws of such jurisdiction permit this conversion.

3. The following Plan of Entity Conversion was (a) unanimously approved by the Shareholders of Blacksmith Corporation, a Florida corporation and the converting entity, in the manner prescribed by the governing provisions of the Florida Business Corporation Act and (b) such vote was sufficient for approval. The following Plan of Entity Conversion was also (c) unanimously approved by the shareholders of Blacksmith Corporation, a Washington corporation, and the surviving entity, in the manner prescribed by the governing provisions of the Washington Business Corporation Act and (d) such vote was sufficient for approval:

<u>Conversion</u>. As soon as all of the following events shall have happened, viz.,

A. The Plan of Entity Conversion shall have been (1) duly adopted and approved by the shareholders of Blacksmith Corporation, a Florida Corporation, in accordance with the Florida Business Corporation Act, (2) also approved by the shareholders of Blacksmith Corporation, a Washington Corporation, in accordance with the Washington Business Corporation Act and (3) such facts shall have been certified thereon by the respective secretaries under their respective seals; and

2. This Plan so adopted and certified shall have been signed, acknowledged and filed as required by the provisions of the laws of the State of Florida and State of Washington;

thereupon, Blacksmith Corporation, a Florida corporation, shall be deemed to have changed its state of domicile from the State of Florida to the State of Washington. Blacksmith Corporation, a Washington corporation, shall be the surviving entity.

b. <u>Terms and Conditions</u>. On the effective date of the conversion, the separate existence of converting entity Blacksmith Corporation, a Florida corporation, shall cease, and surviving entity Blacksmith Corporation, a Washington corporation, shall succeed to all the rights, privileges, immunities, and franchises, and all the property, real, personal and mixed, of the converting entity, without the necessity for any separate transfer. Blacksmith Corporation, a Washington corporation, shall thereafter be responsible and liable for all of the liabilities and obligations of the converting entity and neither the rights of creditors or any liens on the property of such converting and surviving entity shall be impaired by the conversion.

c. <u>Conversion and Exchange of Shares</u>. Upon the conversion becoming effective, all the issued and outstanding shares of the converting entity Blacksmith Corporation, a Florida corporation, will be cancelled and no other new ownership interests of the surviving entity shall be issued to its shareholders. The shareholders, the numbers of shares and percentage of ownership of both converting and surviving entity are identical. Each share of stock in the converting entity shall be deemed constructively converted into identical shares of stock of the surviving entity.

d. <u>Change in Articles of Incorporation</u>. The Articles of incorporation of surviving entity Blacksmith Corporation, a Washington corporation, as they presently exist shall continue to be the Articles of Incorporation of such surviving entity following the effective date of this conversion.

e. <u>Changes in Bylaws</u>. The Bylaws of the surviving entity Blacksmith Corporation, a Washington Corporation, as they presently exists shall continue to be the Bylaws of such surviving entity, following the effective date of this conversion.

f. <u>Prohibited Transactions</u>. None of the corporations involved in this conversion shall, prior to the effective date of the conversion, engage in any activity or transaction other than in the ordinary course of their respective businesses, except to take any and all action necessary or appropriate to consummate this conversion under the laws of the jurisdiction in which each corporation is organized.

g. <u>Effective Date of the Conversion</u>. The effective time and date of this conversion shall be 12:01 a.m. on January 1, 2023.

h. <u>Further Instruments</u>. From time to time, as and when requested by the corporations involved in this conversion, each shall execute and deliver, or cause to be executed and delivered, all such deeds and other instruments, will take or cause to be taken any further or other action as the surviving entity may deem necessary or desirable in order to vest in and confirm to the surviving entity, title to and possession of all its properties, rights, privileges, powers and franchises, and otherwise to carry out the intent and purpose of this plan.

4. The outstanding shares of the converting and surviving are as follows:

<u>Corporation</u>	Outstanding	<u>Class</u>	Approving Plan
Blacksmith Corporation, Florida corporation	1000 shares	Single	Unanimous
Blacksmith Corporation, Washington corporation	1000 shares	Single	Unanimous

5. A copy of the Plan of Entity Conversion set forth in Article 3 above was delivered on December 9, 2022, to the shareholders of both the converting entity and surviving entity, and such shareholders immediately thereafter unanimously

> Page 4 of 6 Articles of Entity Conversion Blacksmith Corporation

approved such plan of conversion (such voted sufficient for approval) and authorized the filing of these Articles of Entity Conversion with the Secretary of State of the states of Florida and Washington immediately upon execution.

Executed on behalf of the parties pursuant to the authorization of their respective Boards of Directors on this $\frac{1}{2}$ day of December, 2022.

BLACKSMITH CORPORATION, a Florida corporation

ATTEST:

Charles S. Stauffer Its Secretary

Charles S. Stauffer

Its Secretary

By: Charles S. Stauffer

Its President

BLACKSMITH CORPORATION,

a Washington corporation

ATTEST:

By: ______ Charles S. Stauffer

Charles S. Stauffer Its President

state of washington county of <u>(|μγκ</u>____

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The foregoing instrument was acknowledged before me this $||_{\ell}^{\dagger h}$ day of December, 2022, by Charles S. Stauffer, President of Blacksmith Corporation, a Florida corporation, who is personally known to me or who has produced <u>MA DL</u> as identification.

Notary Public State of Washington OLIVIA MARIE HEISER COMMISSION# 22018245 MY COMMISSION EXPIRES April 01, 2026 مر بر مع

MARY PUBLIC, State of Washington

Page 5 of 6 Articles of Entity Conversion Blacksmith Corporation

STATE OF WASHINGTON COUNTY OF CLAYK

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The foregoing instrument was acknowledged before me this $\frac{10^{+10}}{10^{+10}}$ day of December, 2022, by Charles S. Stauffer, President of Blacksmith Corporation, a Washington corporation, who is personally known to me or who has produced MA[D] as identification.

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Notary Public State of Washington OLIVIA MARIE HEISER COMMISSION# 22018245 MY COMMISSION EXPIRES April 01, 2025

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