

(Requestor's Name)				
(Address)	_			
(Address)	_			
(City/State/Zip/Phone #)	_			
PICK-UP WAIT MAIL				
(Business Entity Name)	_			
(Document Number)				
Certified Copies Certificates of Status				
Special Instructions to Filing Officer:				
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Office Use Only



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COVER LETTER

TO: Charter Section

Division of C			
SUBJECT: Des	Sate Copital T Name of Resultin	ortnes Inc. g Florida Profit Corporation	1
			and fees are submitted to ion" in accordance with s.
Please return all corre	espondence concerning	g this matter to:	
William No	Contact Person		
	Contact Person		
	Firm/Company		
1031 31 St A	J		
S. Petersburg	FL 33701 ity, State and Zip Code		
E-mail address: (to l	gmail. com	eport notification)	
	on concerning this mat		
Name of Cont	act Person	at (727) 95 Area Code and Daytin	ne Telephone Number
Enclosed is a check for	or the following amou	nt:	•
\$105.00 Filing Fees	□\$113.75 Filing Fees and Certificate of Status	\$113.75 Filing Fees and Certified Copy	
STREET ADDRESS Charter Section Division of Corporati Clifton Building 2661 Executive Center Tallahassee, FL 3230	ons er Circle	MAILING A Charter Section Division of Co P. O. Box 632 Tallahassee, F	on orporations 27

Certificate of Conversion 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.

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is:
De Soto Capital Partners LLC 1300000552. Enter Name of Other Business Entity
2. The "Other Business Entity" is a
first organized, formed or incorporated under the laws of
on Jon 2 2013 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 Florida Profit Corporation as set forth in the attached Articles of Incorporation: De Soto Capital Portners Inc. Enter Name of Florida Profit Corporation
5. If not effective on the date of filing, enter the effective date: (The effective date: 1) cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State; AND 2) must be the same as the effective date listed in the attached Articles of Incorporation, if an effective date is listed therein.)

Signed this 19 day of April	, 20_13
Required Signature for Florida Profit Corporati	ion:
Signature of Chairman, Vice Chairman, Director, Cheen selected, an Incorporator: Printed Name: William Niles Title:	Officer, or, if Directors or Officers have not
Required Signature(s) on behalf of Other Business signature(s).]	Entity: [See below for required
Signature: Ull Aller Notes	Title: Mender / Registered Agent
Signature: Printed Name:	
Signature: Printed Name:	_ Title:
Signature:Printed Name:	_ Title:
Signature:Printed Name:	Title:
Signature:Printed Name:	_ Title:
If Florida General Partnership or Limited Liabilit Signature of one General Partner.	y Partnership:
If Florida Limited Partnership or Limited Liabilit Signatures of <u>ALL</u> General Partners.	y Limited Partnership:
If Florida Limited Liability Company: Signature of a Member or Authorized Representative.	SSEC PH
All others: Signature of an authorized person.	Valida Figure
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 607 and/or Chapter 621, F.S. (Profit)

The name of the corporation shall be: D. S. t.	-apilal Patners Inc.	•
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is:	•	
Principal street address	Mailing address, if different is:	
1031 32 S. N		
St Rtusbug, FL 33701		
ARTICLE III PURPOSE The purpose for which the corporation is organized is:		
The transportion of any or	all lanful purposes for which	
carporations may be incorpo	rated in the State of Florida	
ARTICLE IV SHARES The number of shares of stock is: 1000		
ARTICLE V INITIAL OFFICERS AND/OR DI		
Name and Title: Eria M. Nibles, Director	Name and Title: William D Nobles, Director	
Address: 1031 34 St N	Address: 1031 3'd 51 N	
St Petersburg, FL 33701	51 Petersburg, FL 33701	
Name and Title:	Name and Title:	
Address:	Address:	
	- - 1	
Name and Title:	Name and Title:	
Address:	Address:	
	P P	
ARTICLE VI REGISTERED AGENT The name and Florida street address (P.O. Box NOT acc	ceptable) of the registered agent is:	grations.
Name: William Nobles		
Address: 1031 34 St N	La San San	*
St Petersburg, FL 33701	>*** ; *** ;	mm + 14

24K11C225 V21 12VCOX1 C1C11 CX	
The <u>name and address</u> of the Incorporator is:	
Name: William Nobles	
Address: 1031 3 5 N	
St Petersong FL 33701	
J	
****************	***********
Having been named as registered agent to accept service of padesignated in this certificate, I am familiar with and accept the aparatry	
Required Signature/Registered Agent	April 19, 2013
I submit this document and affirm that the facts stated herein submitted in a document to the Department of State constitutes a	· · · · · · · · · · · · · · · · · · ·
VII NL	Apr: 1 19, 2013
Required Signature/Incorporator	Date

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