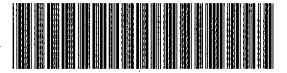
7130098116

(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:		
	_	

Office Use Only



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COVER LETTER

S.

TO: Charter Section Division of Corporations				
SUBJECT: RENEW	ENEN64 Name of Resulting	RESOURCES g Florida Profit Corporation	INC	
The enclosed Certificate o convert an "Other Busines 607.1115, F.S.				
Please return all correspon	dence concerning	this matter to:		
ALEX H. EDWANDS III Contact Person				
<u>NENEW ENERGY RESOURCES</u> Firm/Company				
5021 W	NASSAU Address	ST		
MMPA (City, St.	2 336) ate and Zip Code	87		
A H E Dw E-mail address: (to be use	ALDS @ d for future annual re	mAC. Comport notification)		
For further information co	ncerning this mat	ter, please call:		
ALTX EDWA	NDS	at (813) $\overline{7}$	46-7529	
Name of Contact Pe	erson	Area Code and Daytin	ne Telephone Number	
Enclosed is a check for the	following amour	nt:		
	13.75 Filing Fees Certificate of	□\$113.75 Filing Fees and Certified Copy	☐\$122.50 Filing Fees, Certified Copy, and Certificate of Status	
STREET ADDRESS: Charter Section		MAILING A		
Division of Corporations		Charter Section Division of Control		

P. O. Box 6327

Tallahassee, FL 32314

Clifton Building

2661 Executive Center Circle Tallahassee, FL 32301



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:			
VITAL MUST BUSINESS DEVELOPMENT CORPUNATION			
Enter Name of Other Business Entity			
2. The "Other Business Entity" is a			
first organized, formed or incorporated under the laws of NEVADA (Enter state, or if a non-U.S. entity, the name of the country)			
on			
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:			
F/ORida			
4. The name of the Florida Profit Corporation as set forth in the <u>attached Articles of Incorporation:</u>			
RENEW ENERGY DESUURCES, INC. Enter Name of Florida Profit Corporation			
Enter Name of Florida Profit Corporation			
5. If not effective on the date of filing, enter the effective date: DATE OF FICING. (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 25 day of NOUCM BE	<u>r</u> , 20 13.				
Required Signature for Florida Profit Corporation: Signature of Chairman, Vice Chairman, Director Officer, or, if Directors or Officers have not been selected, an Incorporator: At HEDWARDSIM Title: CHATAMAN					
Required Signature(s) on behalf of Other Business Entity: [See below for required signature(s).]					
Signature:					
Printed Name:	Title:				
Signature:Printed Name:	Title:				
Signature: Printed Name:	Title:				
Signature:Printed Name:	Title:				
Signature:Printed Name:					
	.				
Signature:	rn-14				
Printed Name:	ittle:				
If Florida General Partnership or Limited Liabilit Signature of one General Partner.	ty Partnership:				
If Florida Limited Partnership or Limited Liability Limited Partnership: Signatures of ALL General Partners.					
If Florida Limited Liability Company: Signature of a Member or Authorized Representative					
All others: Signature of an authorized person.					
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: DENEW ENERLY RESOURCES I	NC
ARTICLE II PRINCIPAL OFFICE	
The principal place of business/mailing address is:	
Principal street address Mailing address, if different is:	
5021 W NASSAU ST	
MMPA, FL 33607	
ARTICLE III PURPOSE The purpose for which the corporation is organized is:	36 PEC
ANY AND ALL LAWFUL ACTIVITIES	<u>0</u>
· · · · · · · · · · · · · · · · · · ·	
ARTICLE IV SHARES The number of shares of stock is: 500,000,000 ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS CHIALMAN / CEO	
Name and Title: ALEX H. EDW ARDS III Name and Title:	
Address: 2105 PASS A GAILLE Address:	
ST PETE BCH, FZ 33706	
Name and Title: CHAIS GUEDA; Name and Title:	
Address: Do Box 2506 Address:	· • · · · · · · · ·
RESERVE, LA 70084	
Name and Title: Brevi 1400Act/ Name and Title:	
Address: 1441 CANAZ ST Address:	·
NEW ONLOAMS, LA 70112	
ARTICLE VI REGISTERED AGENT The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:	
Name: ALEX 11 EDWARDS TIT	
Address: SOFI W NASSAU ST	
MM DA FL 33607	

ARTICLE	VII INCORPORATOR	
The name	and address of the Incorporator is:	
Name:	ALEY H. EDWARDS IAY 5021 W NASSAU ST	
Address:	SDAI W NASSAU ST	
	MMPA, FZ 33607	
	·	
******	*************	******
Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this		
capacity	AA SM	11/25/13
	Required Signature/Registered Agent	Date
I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817,155, F.S.		
SHOSSON E	#12 #	11/25/13
	Required Signature/Incorporator	Date