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COVER LETTER

TO: Charter Section Division of Corporations		
SUBJECT: FridgTech Corp.		
Name of Resulting Florida Profit Corporation		
The enclosed Certificate of Conversion, Articles of Incorporation, and fees are submiconvert an "Other Business Entity" into a "Florida Profit Corporation" in accordance 607.1115, F.S.		
Please return all correspondence concerning this matter to:		
Joseph P. Galda, Esq.		
Contact Person		
J.P. Galda & Co.		
Firm/Company		
323 Pine Street, No. 702		
Address		
Easton, PA 18042		
City, State and Zip Code		
jpgalda@jpgaldaco.com E-mail address: (to be used for future annual report notification)		
•		
For further information concerning this matter, please call:		
Joseph P. Galda, Esq. at (215)815-1534		
Name of Contact Person Area Code and Daytime Telephone Number		
Enclosed is a check for the following amount:		
□ \$105.00 Filing Fees and Certificate of Status □ \$113.75 Filing Fees and Certified Copy Certified Copy, and Certificate of Status	:s,	
STREET ADDRESS: MAILING ADDRESS:		

New Filings Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

New Filings Section
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314



Certificate of Conversion For "Other Business Entity" Into Florida Profit Corporation

SECRETARY OF STATE TALLAHASSEE, FLORIDA

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 of Conversion is:	: Certifica		
FridgTech, LLC - 1/2000083076			
Enter Name of Other Business Entity			
2. The "Other Business Entity" is a limited liability company			
(Enter entity type. Example: limited liability company, limited partners general partnership, common law or business trust, etc.)	hip,		
first organized, formed or incorporated under the laws of Florida (Enter state, or if a non U.S. entity, the name of the country)			
(Enter state, or if a non-U.S. entity, the name of the country)			
on June 22, 2012			
Enter date "Other Business Entity" was first organized, formed or incorpo	rated ·		
3. If the jurisdiction of the "Other Business Entity" was changed, the state or cour the laws of which it is now organized, formed or incorporated:	ntry unde		
4. The name of the Florida Profit Corporation as set forth in the attached Article Incorporation:	s of		
FridgTech Corp.			
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 dat			
document is filed by the Florida Department of State; <u>AND</u> 2) must be the sate effective date listed in the attached Articles of Incorporation, if an effective defeative defea			
therein.)			



Signed this 22 day of April	, 20 15	
Required Signature for Florida Profit Corpo	15 Af	R 27 PM 3:42
Signature of Chairman, Vice Chairman, Directs been selected, an Incorporator: Printed Name: Dan Kozan	DI. OTTICCI. DI. II DIICCIDIS DI OTTICOR	,
Required Signature(s) on behalf of Other Busi signature(s).]	iness Entity: [See below for required	
Signature: Dan Kozan Printed Name: Dan Kozan	Title: Member	
Signature:Printed Name:		
Signature:Printed Name:	Title:	
Signature:Printed Name:		
Signature:Printed Name:	Title:	
Signature:Printed Name:	Title:	
If Florida General Partnership or Limited Lia Signature of one General Partner.	bility Partnership:	
If Florida Limited Partnership or Limited Lia Signatures of ALL General Partners.	bility Limited Partnership:	
If Florida Limited Liability Company: Signature of a Member or Authorized Representa	itive.	
All others: Signature of an authorized person.		
Fees: Certificate of Conversion: Fees for Florida Articles of Incorporation Certified Copy: Certificate of Status:	\$35.00 on: \$70.00 \$8.75 (Optional) \$8.75 (Optional)	



15 APR 27 PM 3: 42

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE I

The name of this Corporation is FridgTech Corp.

ARTICLE II

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Florida Business Corporation Act, as the same exists or may hereafter be amended ("Florida Law").

ARTICLE III

The total number of shares, par value \$0.001 per share, that the Corporation shall have authority to issue is Twenty-Six Million (26,000,000), of which Twenty-Five Million (25,000,000) shares shall be Common Shares and One Million (1,000,000) shares shall be Preferred Shares.

(1) Provisions Relating to Common Shares

- (a) Each Common Share shall have one vote, and, except as provided by resolution or resolutions adopted by the Board of Directors providing for the issue of any series of Preferred Shares, the exclusive voting power for all purposes shall be vested in the holders of the Common Shares.
- (b) No holder of Common Shares as such shall have any preemptive right to subscribe to or acquire (i) unissued or treasury shares of the Corporation of any class, (ii) securities of the Corporation convertible into or carrying a right to acquire or subscribe to shares of any class or (iii) any other obligations, warrants, rights to subscribe to shares or other securities of the Corporation of any class, in each case whether now or hereafter authorized.
- (c) Subject to the provisions of law and to the provisions of any Preferred Shares that may be outstanding from time to time, dividends may be paid on the Common Shares at such times and in such amounts as the Board of Directors may deem advisable.
- (d) In the event of any liquidation, dissolution or winding up of the Corporation, whether voluntary or involuntary, the holders of Common Shares shall be entitled, after payment or provision for payment of the debts and other liabilities of the Corporation and the amounts to which holders of Preferred Shares shall be entitled, to the remaining net assets of the Corporation.

(2) Provisions Relating to Preferred Shares

- (a) The Preferred Shares may be issued from time to time in one or more series, each of such series to have such designations, preferences, limitations and special rights as are stated and expressed herein and in the resolution or resolutions providing for the issue of such series adopted by the Board of Directors as hereinafter provided.
- (b) Authority is hereby expressly granted to the Board of Directors, subject to the provisions of this Article III, to divide the Preferred Shares into one or more series and with respect to each series to fix and determine by resolution or resolutions providing for the issue of such series:
- (i) The number of shares to constitute such series and the distinctive designation thereof;
- (ii) The dividend rate or rates to which shares of such series shall be entitled and the restrictions, limitations and conditions upon the payment of such dividends, the date or dates from which dividends shall accumulate and the quarterly dates on which dividends, if declared, shall be payable;
- (iii) Whether or not the shares of such series shall be redeemable, the limitations and restrictions with respect to such redemptions, the manner of selecting shares of such series for redemption if less than all shares are to be redeemed, and the amount, if any, in addition to any accrued dividends thereon which the holder of shares of such series shall be entitled to receive upon the redemption thereof, which amount may vary at different redemption dates and may be different with respect to shares the operation of any retirement or sinking fund and with shares otherwise redeemed;
- (iv) The amount in addition to any accrued dividends thereon which the of shares of such series shall be entitled to receive upon the voluntary or involuntary liquidation, dissolution or winding up of the Corporation, which amount may vary depending on whether such liquidation, dissolution or winding up is voluntary or involuntary and, if voluntary, may vary at different dates (the amount so payable upon such involuntary liquidation, dissolution or winding up, exclusive of accrued dividends, being hereinafter sometimes called the "involuntary liquidation value");
- (v) Whether or not the shares of such series shall be subject to the operation of a purchase, retirement or sinking fund, and, if so, whether such purchase, retirement or sinking fund shall be cumulative or non-cumulative, the extent to and the manner in which such fund shall be applied to the purchase or redemption of the shares of

such series for retirement or to other corporate purposes and the terms and provisions relative to the operation thereof;

(vi) Whether or not the shares of such series shall be convertible into, or exchangeable for, shares of any other class or classes, or of any other series of the same class and, if so convertible or exchangeable, the price or prices or the rate or rates of conversion or exchange and the method, if any, of adjusting the same;

(vii) The voting powers, if any, of such series; and

(viii) Any other preferences and relative, participating, optional or other special rights, and qualifications, limitations or restrictions thereof as shall not be inconsistent with this Section (2).

- (c) All shares of any one series of Preferred Shares shall be identical with each other in all respects, except that shares of any one series issued at different times may differ as to the dates from which dividends thereon shall be cumulative; and all series of Preferred Shares shall rank equally and be identical in all respects, except as permitted by the foregoing provisions of Section (2)(b) of this Article III.
- (d) No holder of Preferred Shares as such shall have any preemptive right to subscribe to or acquire (i) unissued or treasury shares of the Corporation of any class, (ii) securities of the Corporation convertible into or carrying a right to acquire or subscribe to shares of any class or (iii) any other obligations, warrants, rights to subscribe to shares or other securities of the Corporation of any class, in each case whether now or hereafter authorized.

(3) Provisions Relating to All Classes of Shares

The Preferred Shares and Common Shares may be issued by the Corporation from time to time for such consideration as may be determined from time to time by the Board of Directors subject to, and in accordance with the full discretion conferred upon the Board of Directors by, Florida Law. Any and all shares for which the consideration so determined shall have been paid or delivered shall be deemed fully paid shares and shall not be liable for any further call or assessment thereon; and the holders of such shares shall not be liable for any further payments in respect of such shares.

ARTICLE IV

The street address of the Corporation's initial principal office is 19200 Highway 441.Suite 2041 Boca Raton, FL 33498. The registered agent for said Corporation is Dan Kozan and his address is 19200 Highway 441.Suite 2041 Boca Raton, FL 33498.

ARTICLE V

The name and address of the sole incorporator are Dan Kozan, 19200 Highway 441.Suite 2041 Boca Raton, FL 33498.

The power of the sole incorporator as such shall terminate upon the filing of the Articles of Incorporation.

ARTICLE VI

The names and mailing addresses of the persons who are to serve as initial directors until the first annual meeting of shareholders or until their successors are elected and qualified are:

Name	Address
Dan Kozan	19200 Highway 441.Suite 2041 Boca Raton,
	FL 33498
Michael Goldstein	19200 Highway 441.Suite 2041 Boca Raton,
	FL 33498
Ian Bessell	19200 Highway 441.Suite 2041 Boca Raton,
	FL 33498

ARTICLE VII

The following provisions are inserted for the regulation and conduct of the affairs of the Corporation, but it is expressly provided that the same are intended to be and shall be construed to be in furtherance and not in limitation or exclusion of the powers conferred by law:

- (1) Subject always to such bylaws as may be adopted from time to time by the shareholders, the Board of Directors is expressly authorized to adopt, alter, amend and repeal the bylaws of the Corporation, but any bylaw adopted by the Board of Directors may be altered, amended or repealed by the shareholders. The bylaws or any particular bylaw may fix a greater quorum or voting requirement for shareholders (or voting groups of shareholders) than is required by the Florida Law.
- (2) All corporate powers of the Corporation shall be managed by or under the authority of, and its business and affairs shall be managed under the direction of, its Board of Directors. Directors need not be shareholders. The bylaws may prescribe the number of directors, not less than three; may provide for the increase or reduction thereof but not less than three; and may prescribe the number necessary to constitute a quorum, which number may be

less than a majority of the whole Board of Directors, but not less than the number required by law. Whenever a vacancy occurs on the Board of Directors, including a vacancy resulting from an increase in the number of directors, it may be filled only by the affirmative vote of a majority of the remaining directors, though less than a quorum of the board of directors.

ARTICLE VIII

- (1) A director of the Corporation shall not be personally liable for monetary damages to the Corporation, its shareholders or any other person for any statement, vote, decision or failure to act, regarding corporate management or policy, to the fullest extent permitted by Florida Law.
- (2) (a) Each person (and the heirs, executors or administrators of such person) who was or is a party or is threatened to be made a party to, or is involved in, any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, whether formal or informal and whether or not such action, suit or proceeding is brought by or in the right of the Corporation, by reason of the fact that such person is or was a director, officer, employee or agent of the Corporation or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, shall be indemnified and held harmless by the Corporation to the fullest extent permitted by Florida Law. The right to indemnification conferred in this Article VIII shall also include the right to be paid by the Corporation to the fullest extent permitted by Florida Law. The right to indemnification conferred in this Article VIII shall be a contract right.
- (b) The Corporation may, by action of its Board of Directors, provide indemnification to such of the directors, officers, employees and agents of the Corporation to such extent and to such effect as the Board of Directors shall determine to be appropriate and permitted by Florida Law.
- (3) The Corporation shall have power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against such person and incurred by such person in any such capacity or arising out of such person's status as such, whether or not the Corporation would have the power to indemnify him against such liability under Florida Law.
- (4) The rights and authority conferred in this Article VIII shall not be exclusive of any other right which any person may otherwise have or hereafter acquire.

(5) Neither the amendment nor repeal of this Article VIII, nor the adoption of any provision of the Articles of Incorporation or the bylaws of the Corporation, nor, to the fullest extent permitted by Florida Law, any modification of law, shall eliminate or reduce the effect of this Article VIII in respect of any acts or omissions occurring prior to such amendment, repeal, adoption or modification.

ARTICLE IX

No director of the Corporation may be removed from office by the shareholders except (i) for cause and (ii) by the affirmative vote, at a special meeting of shareholders held for that purpose, of not less than 66 2/3% of the shareholders entitled to vote for the election of directors (or, if a director is elected by a voting group of shareholders, 66 2/3% of the shareholders entitled to vote for the election of such director). Upon any such removal, the term of the director who shall have been so removed shall forthwith terminate and there shall be a vacancy in the Board of Directors to be filled in such manner as shall be provided herein and by the bylaws of the Corporation.

ARTICLE X

A special meeting of shareholders of the Corporation shall be held (a) on call of its Board of Directors or the person or persons authorized to do so by the bylaws, or (b) if the holders of not less than 50% of all the votes entitled to be cast on any issue proposed to be considered at the proposed special meeting sign, date and deliver to the Corporation's Secretary one or more written demands for the meeting describing the purpose or purposes for which it is to be held. Notwithstanding the foregoing, whenever holders of one or more series of Preferred Shares shall have the right, voting separately as a class or series, to elect directors, such holders may call, pursuant to the terms of the resolution or resolutions adopted by the Board of Directors pursuant to Article III, special meetings of holders of such Preferred Shares.

ARTICLE XI

Subject to the provisions of Articles III and XII hereof, the Corporation reserves the right to amend, alter, change or repeal any provision contained in the Articles of Incorporation in the manner now or hereafter prescribed by statute, and, with the sole exception of those rights and powers conferred under Article VIII hereof, all rights and powers conferred herein upon the shareholders, directors and officers, if any are granted subject to this reservation.

ARTICLE XII

No amendment to the Articles of Incorporation shall amend, alter, change or repeal any of the provisions of Article VIII, X or this Article XII hereof unless such amendment shall receive the affirmative vote of not less than 66 2/3% of the Voting Securities.

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

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.8 \(\pu \)7.155, F.S.

Required Signature/Incorporator

Date

SECRETARY OF STATE