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Certified Copies	Certificates	of Status
Special Instructions to Fi	Ing Officer:	
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Office Use Only



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COVER LETTER

TO:

Charter Section

Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

Division of Cor	rporations			
SUBJECT: KOL	mio Globa			
	Name of	Resulting Florida Profit	Corporation	
		s of Incorporation, and fo cordance with s. 607.111	ees are submitted to convert an "Other 15, F.S.	Business
Please return all corresp	nondence concerning this	s matter to:		
Tarrorda	Contact Person			1
<u>Kolmio G</u>	Firm/Company			
301 Clema	ris Street, Address	Suite 3000		
West Palm 1	City, State and Zip Code	33401		
E-mail address: (t	nioglobal. (o be used for future annu	ial report notification)		
Tarhunda	concerning this matter, portact Person	at (501) 74	2-7554 Daytime Telephone Number	
Enclosed is a check for	the following amount:			
☑ \$105.00 Filing Fees	□\$113.75 Filing Fees and Certificate of Status	□\$113.75 Filing Fees and Certified Copy	☐\$122.50 Filing Fees, Certified Copy, and Certificate of Status	
STREET ADDRESS: New Filings Section Division of Corporation	ıs	New F	ING ADDRESS: ilings Section on of Corporations	

P. O. Box 6327

Tallahassee, FL 32314

Certificate of Conversion

For

"Other Business Entity"

Into

Florida Profit Corporation

This Certificate of Conversion and attached Articles of Incorporation 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:
Kolmio Global, LLC L14-1465
Enter Name of Other Business Entity
2. The "Other Business Entity" is a MTCO 1301 TU COMEON (Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)
first organized, formed or incorporated under the laws of Florida (Enter state, or if a non-U.S. entity, the name of the country)
on 1/3/2014
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:
Florida
4. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation:

5. If not effective on the date of filing, enter the effective date: A SUST 1, 2017.

Kamio Globali.

(The effective date: Cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)

Enter Name of Florida Profit Corporation

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Page 1 of 2

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Signed thisday of	. 20		1
Required Signature for Florida Profit Corporation	<u>, </u>		
Signature of Chairman Vice Chairman, Director, Off Incorporator: Printed Name: Tak Off Ind Vouitle: P	ficer, or, if Directors or Officers have not b	een selec	ted, an
Required Signature(s) on behalf of Other Business	s Entity: [See below for required signature	c(s).]	
Signature:			
Printed Name: Takhorda Harvey	Title: P		Ì
Signature:		_	
Printed Name:	Title:		
Signature:			
Printed Name:	Title:		
Signature:		<u></u>	
Printed Name:	Title:	 -	1
Signature:			
Printed Name;	Title:		
Signature:		_	
Printed Name:	Title:		1
If Florida General Partnership or Limited Liabilit Signature of one General Partner.	ty Partnership:		17
If Florida Limited Partnership or Limited Liabilit Signatures of <u>ALL</u> General Partners.	y Limited Partnership:		17 KGV - 1 - 68 3: 28
If Florida Limited Liability Company: Signature of a Member or Authorized Representative		· · ·	ž×.
All others: Signature of an authorized person.		V diffe	3: 28
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)		1

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

The name of the corporation shall be:	oal, Inc.
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is:	
Principal street address	Mailing address, if different is:
DI Janans Street, Suite 3000	
NEDT RAIM BEACH TL 33401 ARTICLE III PURPOSE The purpose for which the corporation is organized is: ANU 17WFUL DULDOSC.	
he number of shares of stock is:	
2111 Mansolan 12005 no 2011	Name and Title:
West Pam Peach Fi 3340i	
ame and Title:	Name and Title:
	Address:
ame and Title:	Name and Title:
idress:	Address:

ARTICLE VI REGISTERED AGENT	
The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:	
vame: Takhonda Itanieu	
Address: 301 Clanario Otrecti Ste 3000	
West Palm Beach Fl 33401	
ARTICLE VII INCORPORATOR	
The <u>name and address</u> of the Incorporator is:	
vame: Takhonda Hanvey	
Address: 301 Clomatio Treet, De 3000	
West Palm Beach Fl 33401	
**********************	l l
Having been named as registered agent to accept service of process for the above stated corporation at the particle configuration of the particle configuration in this capable $\{A, A, A$	1 ''
10/210/17	
Required Signature/Registered Agent Date	
submit this document and affirm that the facts stated herein are true. I am aware that any false informatiocument to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.	on submitted in a
X-A/	
10/2017	
Required Signature/Incorporator 'Date	

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