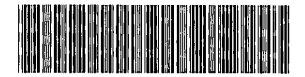
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COVER LETTER

TO: New Filing Sec Division of Co	rporations				
SUBJECT:	orld Group Inc.				
	Name of	Resulting Florid	la Profit	Corporation	
The enclosed Articles of entity into a "Florida Pi	of Conversion, Articles or rofit Corporation" in acc	f Incorporation, ordance with ss	and fee: . 607.119	s are submitted to convert the for 933 & 607.0202, F.S.	ollowing eligible
Please return all corresp	pondence concerning thi	s matter to:			
Anthony Morales					
	Contact Person		_		
MyUSACorporation	n.com				د ج
	Firm/Company	<u>.</u>	_		020 1
1 Radisson Plaza,	Suite 800			7	2020 NOV 24 PH 12: 03
	Address		- -		Cities P
New Rochelle, New	Rochelle, 10801				4 12: 0
	City, State and Zip Code		_		<u> </u>
info@myusacorpor	ation.com				
E-mail address: (t	o be used for future annu	al report notific	ation)		
For further information Anthony Morales	concerning this matter,	please call: 877 at (330-	2677	
Name of Co	ontact Person		/ Code and	I 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 Fili and Certified C		☐\$122.50 Filing Fees, Certified Copy, and Certificate of Status	
Mailing Addr New Filing Se Division of Co P.O. Box 6327 Tallahassee, F	ection orporations		New I Divisi The C 2415 I	Address: Filing Section on of Corporations entre of Tallahassee N. Monroe Street, Suite 810 assee, FL 32303	

Articles of Conversion For Converting Eligible Entity Into Florida Profit Corporation

The Articles of Conversion and attached Articles of Incorporation are submitted to convert the following eligible business entity into a Florida Profit Corporation in accordance with ss. 607.11933 & 607.0202, Florida Statutes.

1. The name of the Converting Entity immediately prior to the filing of the Articles of Conversion is:
AMW GROUP INC.
Enter Name of the Converting Entity
2. The converting entity is a PROFIT CORPORATION
(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 TEXAS
(Enter state, or if a non-U.S. entity, the name of the country)
on 08/02/2005
Enter date "Converting Entity" was first organized, formed or incorporated.
3. The name of the Florida Profit Corporation as set forth in the <u>attached Articles of Incorporation:</u> AMW WORLD GROUP INC.
Enter Name of Florida Profit Corporation
4. This conversion was approved by the eligible converting entity in accordance with this chapter and the laws of its current/organic jurisdiction.
5. If not effective on the date of filing, enter the effective date: (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.) 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.



Signed this 19th day	∴r November	an 20	0	
			<u>- </u>	
Required Signature for Flo				
Signature of Director, Office			d, an Incorporator:	
Printed Name: MIKE COATE	STitle: PRESI	DENT		
Required Signature(s) on I companies: [See below for	pehalf of Converting Flor required signature(s).]	rida partnerships, limite	<u>ed partnerships, ar</u>	nd limited liability
Signature:				
Printed Name: MIKE COATES	S	Title: PRESIDENT		
Signature:				
Printed Name:	_	Title:		
Signature:	· · · · · · · · · · · · · · · · · · ·			
Printed Name:		Title:		
Signature:				
Printed Name:		Title:		
Signature:				
Printed Name:		Title:		
Signature:				
Printed Name:	-	Title:		
If Florida General Partner Signature of one General Pa	ship or Limited Liability rtner.	Partnership:		
If Florida Limited Partner Signatures of <u>ALL</u> General		Limited Partnership:		

If Florida Limited Liability Company:

Signature of a Member or Authorized Representative.

All others:
Signature of an authorized person.

Fees:

Articles of Conversion:

\$35.00

Fees for Florida Articles of Incorporation:

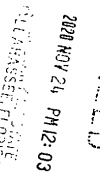
\$70.00

Certified Copy:

\$8.75 (Optional)

Certificate of Status:

\$8.75 (Optional)



ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I NAME The name of the corporation shall be: AMW WORLD GROUP INC. ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is: Principal street address Mailing address, if different is: 382 NE 191ST STREET, #8295 MIAMI, FL 33179 ARTICLE III PURPOSE The purpose for which the corporation is organized is: MARKETING AND ENTERTAINMENT GROUP ARTICLE IV SHARES The number of shares of stock is: 100 ARTICLE V OFFICERS AND/OR DIRECTORS Name and Title: MIKE COATES, PRESIDENT Name and Title: 382 NE 191ST STREET, #8295 Address: Address: MIAMI, FL 33179 Name and Title: MIKE COATES, SECRETARY Name and Title: 382 NE 191ST STREET, #8295 Address: Address: MIAMI, FL 33179 Name and Title: MIKE COATES, TREASURER Name and Title: 382 NE 191ST STREET, #8295 Address: Address: MIAMI, FL 33179

ARTICL The name	E VI REGISTERED AGENT and Florida street address (P.O. Box NOT ac	reeptable) of the registered agent is:
Name:	INCORP SERVICES, INC.	
Address:	17888 67TH COURT NORTH	
	LOXAHATCHEE, FL 33470	
********* Having be this certifi	************************************* Been named as registered agent to accept service icate, I am familiar with and accept the appoint	**************************************
		11/19/2020
~	Required Signature/Registered Agent	Date

SPECIAL AND REVOCABLE LIMITED POWER OF ATTORNEY

TO ALL PERSONS, be it known, that INCORP SERVICES, INC., a Nevada corporation ("Grantor"), does hereby make and grant a limited and specific power of attorney to Fred Migel and appoint and constitute said individual as its attorney-in-fact ("Attorney-in-Fact"). This Special and Revocable Limited Power of Attorney hereby revokes any and all former powers of attorney given by Grantor to Attorney-in-Fact.

Attorney-in-Fact shall have the limited power and authority to undertake, commit and perform only the following acts on Grantor's behalf to the same extent as if Grantor had done so personally, all with full power of substitution and revocation in the presence:

Authority to accept appointment as registered agent on behalf of Grantor, for entities which MyUSACorporation.com, a Wyoming corporation, has purchased resident agent service on or through their account with Grantor. After each exercise of such authority, Attorney-in-Fact shall notify Grantor of the same.

TERMINATION: Unless sooner revoked or terminated by Grantor, this Special and Revocable Limited Power of Attorney shall become NULL and VOID from and after December 31, 2020.

Dated: April 10, 2020

VINCENT J ROJO (A)
Notary Public, State of Nevada

Appointment No. 18-1333-1, -; My Appt. Expires Dec. 11, 2021

	1	
Louise Breytenba	ich, Chief Operating Officer	

STATE OF NEVADA)
) ss
COUNT OF CLARK)

This Special and Revocable Limited Power of Attorney was acknowledged before me on April 10, 2020, by Louise Breytenbach, as Chief Operating Officer of InCorp Services, Inc., a Nevada corporation.

Notary Public in the State of Nevada

My Commission Expires: 12/11/2021