722000054451

(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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W2200019555





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FLORIDA DEPARTMENT OF STATE Division of Corporations

February 17, 2022

JANET KNUPP

11141 BRONSON RD CLERMONT, FL 34711

SUBJECT: KNUPP PARTNERS, INC.

Ref. Number: W22000019555

We have received your document for KNUPP PARTNERS, INC. and your check(s) totaling \$122.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Sections 607.1113, 605.0203, 620.2104, and 620.8914, F.S., require the certificate of conversion to be signed by the converting entity as required by applicable law. If the converting entity is a corporation, the certificate of conversion must be signed by a chairman, vice chairman, officer, director, or an incorporator. If the converting entity is a limited liability company, the certificate of conversion must be signed by an authorized representative. If the converting entity is a general partnership or limited liability partnership, the certificate of conversion must be signed by all of the general partners. If the converting entity is another type of business entity, an authorized person must sign the certificate of conversion.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Karen Lovelace Regulatory Specialist II

Letter Number: 422A00003947

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:
Knupp Partners, Inc.
Enter Name of the Converting Entity
2. The converting entity is a S corp
(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 Illinois
(Enter state, or if a non-U.S. entity, the name of the country)
on August 17, 1999
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> Knupp Partners, 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 13th day of May	, 20_22	
Required Signature for Florida Profit Corporation:		
Signature of Director, Officer, or, if Directors or Officer Printed Name: Janet Knupp Title: Pre	-	orator:
Required Signature(s) on behalf of Converting Flor	ida partnerships, limited partnersl	hips, and limited liability
companies: [See below for required signature(s).] Signature: Tanel Knupp	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 Partnership or Limited Liability Signature of one General Partner.	Partnership:	
If Florida Limited Partnership or Limited Liability Signatures of <u>ALL</u> General Partners.	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: Fees for Florida Articles of Incorporation: Certified Copy: Certificate of Status:	\$35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)	7 Fil 7: 11

ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION

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

DAICE C **	DDINGIBAL OFFICE		
	PRINCIPAL OFFICE ce of business/mailing address is:		
	Principal street address	Mailii	ng address, if different is:
	PURPOSE which the corporation is organized is:		
	g and Development (Corporate Co	nsulting
Carring	g and Development	borporate oc	nisulting
RTICLE IV ne number of sh	SHARES 1		
	SHARES ares of stock is:		
RTICLE V	OFFICERS AND/OR DIRECTORS		
RTICLE V	<i>OFFICERS AND/OR DIRECTORS</i> Janet Knupp, President	Name and Title:	
RTICLE V ame and Title: ddress:	officers and/or directors Janet Knupp, President 11141 Bronson Road		
RTICLE V ame and Title: ddress:	<i>OFFICERS AND/OR DIRECTORS</i> Janet Knupp, President	Name and Title:	
iame and Title:	OFFICERS AND/OR DIRECTORS Janet Knupp, President 11141 Bronson Road Clermont, FL 34711	Name and Title:Address:	
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ARTICLE VI REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Name:

Janet Knupp

Address:

11141 Bronson Road

Clermont, FL 34711

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