P22000070933

(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:
Special instructions to Filing Officer.

Office Use Only



200394370982

09/14/22--01009--004 **113.75

S. CHATHAM SEP 14 2022

SECRETARY OF STATE DIVISION OF CORPORATIONS



Filing Cover Sheet

To: Florida Division of Corporations	
From: TAYLOR SEAY C/O Capitol Services, Inc.	
Date: 9/14/2022	
Trans#: 1326293	
Entity Name: TARGET HOLDINGS, LLC (FL) CONVERTING INTO TARGET HOLDINGS, INC.	ſ
Articles Incorporation/Formation () Articles of Amendment ()	
Articles of Dissolution () Annual Report ()	
(Conversion (XX) Fictitious Name ()	
Foreign Qualification () Limited Liability ()	
Limited Partnership () Merger ()	
Reinstatement () Withdrawal / Cancellation ()	
Other ()	
STATE FEES PREPAID WITH CHECK#2939 FOR \$113.75 PLEASE RETURN:	
Certified Copy (XX) Plain Photocopy ()	
Good Standing () Certificate of Fact ()	

Phone: 855-498-5500

ARTICLES OF CONVERSION

OF

TARGET HOLDINGS, LLC a Florida limited liability company

INTO

TARGET HOLDINGS, INC. a Florida corporation

These Articles of Conversion and attached Articles of Incorporation are submitted to convert the following Florida Limited Liability Company into a Florida Corporation in accordance with Section 607.11933 of the Florida Business Corporation Act and Section 607.0202 of the Florida Statues.

- The name of the converting entity immediately prior to the filing of these Articles of Conversion is TARGET HOLDINGS, LLC.
- The converting entity is a limited liability company first organized under the laws of the State of Florida on May 12, 2015, and was assigned Document Number L15000083454.
- The name of the converted entity as set forth in the attached Articles of Incorporation is TARGET HOLDINGS, INC, and shall be a corporation organized and formed under the laws of the State of Florida.
- The conversion of the Converting Entity into the Resulting Entity in accordance 4. with the Plan of Conversion is to become effective as of the date and time of filing of these Articles of Conversion.
- The plan of conversion has been approved in accordance with the Florida Business Corporation Act, the Florida Revised Limited Liability Company Act and all other applicable statutes.

(SIGNATURES ON FOLLOWING PAGE)

C:	·	9th	2027
Signed on S	september		, 2022

CONVERTING ENTITY

TARGET HOLDINGS, LLC a Florida limited liability company

By: Marke Marke JAMIE MICKLE, Manager

CONVERTED ENTITY

TARGET HOLDINGS, INC. a Florida corporation

By: JAMIE MICKLE, President

DIVISION OF CORPORATIONS

22 SEP 14 PM 3: 15

EXHIBIT A ARTICLES OF INCORPORATION

See attached.

DIVISION OF CORPORATIONS

22 SEP 14 PM 3.

SECRETARY OF STATE DIVISION OF CORPORATION

ARTICLES OF INCORPORATION OF TARGET HOLDINGS, INC.

I, the undersigned, being of legal age and a natural person, do hereby subscribe to, acknowledge and file the following Articles of Incorporation under the Florida Business Corporation Act, Chapter 607. Florida Statutes, with the intent and for the purpose of creating a corporation under the laws of the State of Florida.

ARTICLE I NAME, PRINCIPAL OFFICE & MAILING ADDRESS

The name of this Corporation shall be: TARGET HOLDINGS, INC. The initial principal business office and initial mailing address of this Corporation shall be: 6250 N Military Trail, Suite 102. West Palm Beach, FL 33407.

ARTICLE II CORPORATE ACTIVITIES, PURPOSE & POWERS

This Corporation may engage in any activity or business permitted under the laws of the State of Florida. This Corporation shall have such authority and powers as may be necessary, proper, required, appropriate, incidental, advisable and/or convenient to perform and carry-out its activities and business and to accomplish its purpose.

ARTICLE III CAPITAL STOCK

The capital stock authorized, the par value thereof, and the characteristics of such capital stock for this Corporation are as follows:

NUMBER OF SHARES AUTHORIZED	PAR VALUE PER SHARE	CLASS OF STOCK
1,000,000	\$0.00	Voting Common

The consideration for all of said capital stock shall be payable in cash, property (real or personal, tangible or intangible) in lieu of cash, or labor and services in lieu of cash, at a just valuation to be fixed by the Board of Directors of this Corporation.

ARTICLE IV PERPETUAL EXISTENCE

This Corporation shall commence its existence immediately upon the filing of these Articles of Incorporation, and shall exist in perpetually thereafter, unless sooner dissolved according to its Bylaws and/or applicable law

ARTICLE V REGISTERED OFFICE & REGISTERED AGENT

The initial registered office of this Corporation is: 6250 N Military Trail. Suite 102. West Palm Beach, FL 33407 The initial registered agent at that address is Jamie Mickle.

ARTICLE VI INITIAL DIRECTORS

The Corporation shall, initially, have one (1) director. The name and address of the directors of the Corporation, who shall hold office for the first year or until their successors are duly appointed, selected, elected and qualified, shall be:

Jamie Mickle

6250 N Military Trail, Suite 102 West Palm Beach, FL 33407

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is: Jamie Mickle, 6250 N Military Trail, Suite 102, West Palm Beach, FL 33407.

ARTICLE VIII CONFLICTS WAIVED

No contract, agreement, transaction or arrangement between this Corporation and any other person, and no act or decision of this Corporation, shall in any way be affected, nullified, limited or invalidated by the fact that any of the shareholders, directors or officers of this Corporation are pecuniarily or otherwise interested in, or are owners, directors or officers of, such other person. Any shareholder, director or officer individually, or any entity of which any shareholder, director or officer may be an owner, director or officer, may be a party to, or may be pecuniarily or otherwise interested in, any contract, agreement, transaction or arrangement of this Corporation.

ARTICLE IX LIMITED LIABILITY OF SHAREHOLDERS

The private property of the shareholders of this Corporation shall not be subject to payment of the corporate debts, liabilities or obligations to any extent or for any reason.

SECRETARY OF STATE DIVISION OF CORPGRATIONS

ARTICLE X INDEMNIFICATION: INSURANCE

This Corporation may indemnify, defend and insure its shareholders, directors and officers to the fullest extent permitted by applicable law.

ARTICLE XI WAIVER OF CERTAIN STATUTORY PROVISIONS

This Corporation expressly elects not to be governed by either Section 607.0901 or Section 607.0902 of the Florida Business Corporation Act, as each may be amended, supplemented, restated or modified from time to time, which sections relate to affiliated transactions and control-share acquisitions.

ARTICLE XII DIRECTOR & OFFICER IMMUNITY

To the maximum extent permitted by the Florida Business Corporation Act and/or other applicable law, or any subsequent provision of like tenor and import, the directors and officers of this Corporation shall not have personal liability to this Corporation or its shareholders for monetary damages for breach of fiduciary duty while serving as a director or officer of this Corporation. This provision shall limit and eliminate the liability of a director or officer of this Corporation to the maximum extent permitted, from time to time, by the Florida Business Corporation Act and/or other applicable law. Any repeal or modification of the foregoing protection (being permitted and provided by the shareholders of this Corporation) shall not adversely affect any right or protection of any director or officer of this Corporation existing at the time of such repeal or modification.

IN WITNESS WHEREOF, I, the undersigned, being the Incorporator hereinbefore named, for the purpose of forming a Corporation to do business both within and outside the State of Florida, under the laws of the State of Florida, make and file these Articles of Incorporation hereby declaring and certifying that the facts herein stated are true, and hereunto set my hand and seal this 9th day of September, 2022.

Jamic Malle

JAMIE MICKLE, Incorporator

Dated as of this

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICES OF PROCESS WITHIN THIS STATE, NAMING REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with the laws of the State of Florida, the following is submitted:

First - That, the name of this Corporation is "TARGET HOLDINGS, INC."

Second – That, this Corporation desiring to organize under the laws of the State of Florida, has designated 6250 N Military Trail, Suite 102, West Palm Beach, FL 33407, as the initial registered address and place of business for the service of process within this state.

Third – That, this Corporation has appointed Jamie Mickle, as its initial registered agent for the service of process within this state.

Having been named the statutory agent of the above Corporation at the place designated in this Certificate. I hereby accept the same and agree to act in this capacity as registered agent, and agree to comply with the provisions of Florida law relative to keeping the registered office open.

, 2022.

	, —
	1
	June Medle
	Carrie Contraction
	LAMILIANICICI Districtored Amount
	JAMIE MICKLE, Registered Agent

DIVISION OF CORPORATIONS

22 SEP 14 PM 3: 16