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COVER LETTER

TO: New Filing Section

Tallahassee, FL 32314

Division of Corporations		
SUBJECT: LVY CARGO INC.		
	ılting Florida Profit C	Corporation
The enclosed Articles of Conversion. Articles of Incentity into a "Florida Profit Corporation" in accorda	corporation, and fees nee with ss. 607.119.	are submitted to convert the following eligible 33 & 607.0202, F.S.
Please return all correspondence concerning this ma	tter to:	
YURII KLYMENKO		
Contact Person		
LVY INC.		
Firm/Company		
1085 York Way		
Address		
Port Orange FL 32129		
City, State and Zip Code		
yuriiklymenko63@gmail.c	om	
For further information concerning this matter, plea YURII KLYMENKO		4-7192
YURII KLYMENKO Name of Contact Person	Area Code and	Daytime Telephone Number
Enclosed is a check for the following amount:		
□ \$105.00 Filing Fees ■\$113.75 Filing Fees □ and Certificate of and Status		
Mailing Address: New Filing Section		Address: Filing Section
Division of Corporations P.O. Box 6327	Divisi	on of Corporations entre of Tallahassee

2415 N. Monroe Street, Suite 810

Tallahassee, 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: LVY INC.
Enter Name of the Converting Entity
2. The converting entity is a FOR 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 ILLINOIS
(Enter state, or if a non-U.S. entity, the name of the country)
17 May 2017
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> LVY CARGO 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 Florid 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 t	his 14 day of AF	PRIL	, 2023	
	11 5	6 · 6 · 4' · · · ·		
Signatu	re of Director, Officer, or, if	Directors or Officers	have not been selected, an Incorporator:	
Printed	Name: YURII KLYMENK	O Title: PRE	SIDENT	
Daquir	ed Signature(s) on behalf on ies: [See below for require	f Converting Florid	a partnerships, limited partnerships, a	nd limited liability
Signatu	re:			
Printed	Name:		Title:	
Signatu	re:			
Printed	Name:		Title:	
Signatu	re:			
Printed	Name:		Title:	
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Printed	Name:		_ Title:	
Signati	ire:	<u> </u>		
Printed	Name:		Title:	
Signati	nre:			
Printed	Name:		Title:	
If Florida General Partnership or Limited Liability Partnership: Signature of one General Partner.				
If Flor Signat	ida Limited Partnership o ares of <u>ALL</u> General Partner	r Limited Liability I 'S.	imited Partnership:	
	ida Limited Liability Com are of a Member or Authoriz			
All oth Signatu	ners: ure of an authorized person.			
Fees:	Articles of Conversion: Fees for Florida Articles of Certified Copy: Certificate of Status:	f Incorporation:	\$35.00 \$70.00 \$8.75 (Optional) \$8.75 (Optional)	

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

ARTICLE II PRINCIPAL OFFICE	
he principal place of business/mailing address is:	
Principal street address	Mailing address, if differen
085 York way Port Orange FL 32129	
ARTICLE III PURPOSE	
The purpose for which the corporation is organized is: ANY AND ALL LEGAL PURPOSE	C
ANY AND ALL LEGAL PURPOSE	3
	
ARTICLE IV SHARES The number of shares of stock is:	
ARTICLE IV SHARES The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS	
ARTICLE IV SHARES The number of shares of stock is:	
ARTICLE IV SHARES 1000 The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS YURII KLYMENKO / PRESIDENT 1085 York way Port Orange FL 32129	Name and Title:
ARTICLE IV SHARES 1000 The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS VIDER KLYMENKO / PRESIDENT	}
ARTICLE IV SHARES 1000 The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS YURII KLYMENKO / PRESIDENT 1085 York way Port Orange FL 32129	Name and Title:
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ARTICLE IV SHARES 1000 The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS YURII KLYMENKO / PRESIDENT 1085 York way Port Orange FL 32129	Name and Title:Address:
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ARTICLE IV SHARES The number of shares of stock is: ARTICLE V OFFICERS AND/OR DIRECTORS YURII KLYMENKO / PRESIDENT 1085 York way Port Orange FL 32129 Address: Name and Title: Address:	Name and Title: Address: Name and Title: Address:

ARTICL. The name	and Florida street address (P.O. Box NOT acco	ptable) of the registered agent is:
Name:	YURII KLYMENKO	
Address:	85 York way Port Orange FL 32129	
Having b	een named as registered agent to accept service of icates am familiar with and accept the appointm	**************************************
;	AN A	04/14/2023
(_	Required Signature/Registered Agent	Date

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