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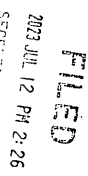
(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
_
(Document Number)
Certified Copies Certificates of Status
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Sunshine State Corporate Compliance Company

3458 Lakeshore Drive, Tallahassee, Florida 32312 (850) 656-4724

DATE 07/12/2023	**WAL	K IN**
ENTITY NAME L.V.O. C	Consulting Corp.	
DOCUMENT NUMBER_		
	PLEASE FILE THE ATTACHED AND RETURN	
xxxxxx	Plain Copy Certified Copy Certificate of Status	
/	PLEASE OBTAIN THE FOLLOWING FOR THE ABOVE ENTITY Certified Copy of Arts & Amendments	
	APOSTILLE' / NOTARIAL CERTIFICATION	
COUNTRY OF DESTINAT NUMBER OF CERTIFICA		
TOTAL OWED \$105	ACCOUNT #: 120160000072	
Please call Tina at th	he above number for any issues or concerns. Thank you so much!	

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:
L.V.P. CONSULTING CORP.
Enter Name of the Converting Entity
2. The converting entity is a S-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 New Jersey
(Enter state, or if a non-U.S. entity, the name of the country)
on 9/6/2002
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> L.V.P. CONSULTING CORP.
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 Floridate.)
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 11	day of July	2023	
Required Signature	for Florida Profit Corp		
serin In	Officer, or, if Directors of Di	President	
companies: [See, bel	ow for required signature	ing Florida partnerships, limited partnerships, and limited liability (s).]	
Printed Name: LOU	ie Pingitore	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 P Signature of one Gene	Partnership or Limited I eral Partner.	Liability Partnership:	
If Florida Limited P Signatures of ALL G		Liability Limited Partnership:	
If Florida Limited L Signature of a Member	<u>Jability Company:</u> er or Authorized Represe	ntative.	
All others: Signature of an autho	rized person.	2023 SECK TAL	

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)

	the corporation shall be: L.V.P. CON	NSULTING CORP.	
ARTICLE I	PRINCIPAL OFFICE place of business/mailing address is:		
The principus	Principal street address	Mailing address, if different	is:
	_ake Cunningham Ave		
St Joh	ns FL 32259		
	II PURPOSE for which the corporation is organized is: de IT Management Consulting so	ervices to companies and organ	izations.
	zing in Program/Project Mana		
		<u> </u>	
			·
			<u></u>
ARTICLE I			
The number (of shares of stock is: 1,000,000		
	V SHARES 1,000,000 V OFFICERS AND/OR DIRECTORS		
ARTICLE	V OFFICERS AND/OR DIRECTORS	Name and Title:	
ARTICLE Name and Ti		Name and Title:	
ARTICLE	v officers and/or directors tle: Louie Pingitore, President	Name and Title:Address:	
ARTICLE Name and Ti Address:	v officers and/or directors tle: Louie Pingitore, President 229 N Lake Cunningham Ave		
ARTICLE Name and Ti Address:	v officers and/or directors tle: Louie Pingitore, President 229 N Lake Cunningham Ave St Johns, FL 32259	Address:	2023 SEC
ARTICLE Name and Ti Address: Name and Ti	v officers and/or directors tle: Louie Pingitore, President 229 N Lake Cunningham Ave St Johns, FL 32259	Address: Name and Title:	2023 JUL SECRETA
ARTICLE Name and Ti Address: Name and Ti Address:	v officers and/or directors tle: Louie Pingitore, President 229 N Lake Cunningham Ave St Johns, FL 32259 tle:	Address: Name and Title: Address:	2023 JUL 12 SECRETARY STALLANDIS
ARTICLE Name and Ti Address: Name and Ti Address:	v officers and/or directors tle: Louie Pingitore, President 229 N Lake Cunningham Ave St Johns, FL 32259 tle:	Address: Name and Title: Address:	2023 JUL 12 SECRETARY STALLANDIS

ARTICL.			
The name	and Florida street address (P.O. Box NOT acceptabl	e) of the registered agent is:	
Name:	Louie Pingitore		
Address:	229 N Lake Cunningham Ave		
	St Johns, FL 32259		
Having be this certifi	ten named as registered agent to accept service of proceedings. I am familiar with and accept the appointment as	s registered agent and agree to act in this capacity 07/11/2023	gnated in
	Required Signature/Registered Agent	Date	