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(Address)
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2023 JUL 26 AT 4: 06

COVER LETTER

TO: New Filing Section
Division of Corporations

SUBJECT: LANCEL OT EQUITIES, INC.

Name of Resulting Florida Profit Corporation

The enclosed Articles of Conversion. Articles of Incorporation, and fees are submitted to convert the following eligible entity into a "Florida Profit Corporation" in accordance with ss. 607.11933 & 607.0202. F.S.

Please return all correspondence concerning this matter to:

Mitchell T. Mc	Rae, Esq.			
	Contact Person		_	
McRae Law C	offices, P.A.			
	Firm/Company			
5300 W. Atlan	tic Ave., Suite	412		
	Address		_	
Delray Beach,	FL 33484			
	City, State and Zip Code	2		
mmcrae@mcr	aelawfirm.com	1		
E-mail address: (to	o be used for future annu	ual report notific	cation)	
For further information	concerning this matter.	please call:		
Mitchell T. Mc	•	_at (561	,638	3-6600 (Ext. 1)
Name of Co	ontact Person		Code and	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 Fit and Certified	~	■\$122.50 Filing Fees. Certified Copy, and Certificate of Status
Mailing Addr				Address:
New Filing Se				filing Section
Division of Co				on of Corporations
P.O. Box 632 Tallahassee, F				entre of Tallahassee N. Monroe Street, Suite 810
rananassee, f	1. J&J 14		Z41J!	a. Monioc Succe, Suice 610

Tallahassee, FL 32303

Signed	this 13th day of July	. 2023	
Requir	red Signature for Florida Profit Corporation:		
	ire of Director Officer, of if Directors or Office		
Printed	Name: RICHARD M. PERLMAN Title: PRE	SIDENT	
Requir compa	red Signature(s) on behalf of Converting Flor nies: [See below for required signature(s)/]	///	ad-limited liability
Signate	ire: //////ler	lm	
Printed	Name RICHARD M. PERLMAI	N _{Title:} PRESIDENT	
Signatu	Name RICHARD M. PERLMAI		
-	Name: LISA K. MINER		
Signatu	ire:		
Printed	Name:	Title:	
Signatu	ire:		
Printed	Name:	Title:	
Signatu	ıre:		
Printed	Name:	Title:	
Signatu	ıre:		
Printed	Name:	Title:	
	ida General Partnership or Limited Liability ire of one General Partner.	Partnership:	
	ida Limited Partnership or Limited Liability ires of ALL General Partners.	· Limited Partnership:	
	ida Limited Liability Company: ure of a Member or Authorized Representative.		20i
All oth Signatu	ers: ire of an authorized person.		2023 JUL
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)	26 All 4: 06

Articles of Conversion For Converting Eligible Entity Into Florida Profit Corporation

The Articles of Conversion <u>and attached Articles of Incorporation</u> 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:
LANCELOT EQUITIES, INC.
Enter Name of the Converting Entity
2. The converting entity is a 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-0.5, entity, the name of the country)
on June 16, 1995
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> LANCELOT EQUITIES, 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

ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION

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

	II PRINCIPAL OFFICE		
he principal	place of business/mailing address is:		
200 M. Atlantic	Principal street address Ave., Suite 412, Delray Beach, FL 33484	Mailing addi	ress, if different is:
300 VV. Atlantic	Ave., Suite 412, Deiray Beach, Ft. 33484	 	· · · · · · · · · · · · · · · · · · ·
ARTICLE I	III PURPOSE for which the corporation is organized is:		
The purp	oose for which this corporation is	organized is to transac	ct any and all lawfu
	for which corporations may be in	ncorporated under the	"Florida Business
	on Act", Chapter 607, Florida Statut		
			
		rized no par value co	ommon shares
	IV SHARES of stock is: 1,000,000 author V OFFICERS AND/OR DIRECTORS	rized no par value co	ommon shares
he number	of shares of stock is: 1,000,000 autilion V OFFICERS AND/OR DIRECTORS RICHARD M. PERI MAN. PRESIDENT	rized no par value co	ommon shares
he number	of shares of stock is: 1,000,000 autilion V OFFICERS AND/OR DIRECTORS RICHARD M. PERI MAN. PRESIDENT		ommon shares
The number of th	of shares of stock is: 1,000,000 autilion V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT	Name and Title:Address:	
The number of th	V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484	Name and Title:Address:	
The number of th	V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484	Name and Title: Address: Name and Title:	
The number of th	of shares of stock is: 1,000,000 autilor V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484 itle: LISA K. MINER, SECRETARY 875 N MICHIGAN AVE #3840	Name and Title:Address:	
The number of th	of shares of stock is: 1,000,000 autiloi V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484 itle: LISA K. MINER, SECRETARY 875 N MICHIGAN AVE #3840 CHICAGO, IL 60611	Name and Title: Address: Name and Title: Address:	2829 JUL 26
The number of th	of shares of stock is: 1,000,000 autilor V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484 itle: LISA K. MINER, SECRETARY 875 N MICHIGAN AVE #3840	Name and Title: Address: Name and Title: Address:	2829 JUL 26
The number of th	of shares of stock is: 1,000,000 autiloi V OFFICERS AND/OR DIRECTORS itle: RICHARD M. PERLMAN, PRESIDENT 5300 W. ATLANTIC AVE., SUITE 412 DELRAY BEACH, FL 33484 itle: LISA K. MINER, SECRETARY 875 N MICHIGAN AVE #3840 CHICAGO, IL 60611	Name and Title: Address: Name and Title: Address:	2029 JUL 26

ARTICLE VI REGISTERED AGENT

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

Name:

McRae Law Offices, P.A.

Address:

5300 W. Atlantic Ave., Suite 412

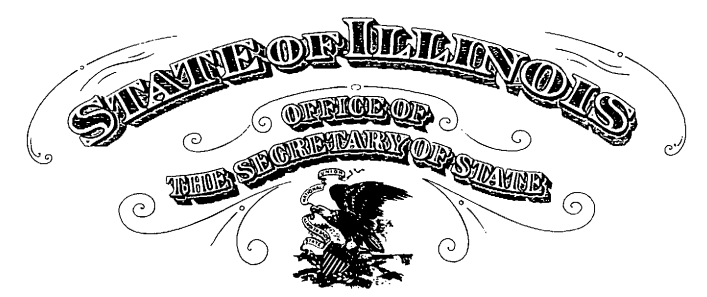
Delray Beach, FL 33484

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

1/0.116

Required Signature/Registered Agent

Date



To all to whom these Presents Shall Come, Greeting:

I, Alexi Giannoulias, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the

Department of Business Services. I certify that

LANCELOT EQUITIES, INC., A DOMESTIC CORPORATION, INCORPORATED UNDER THE LAWS OF THIS STATE ON JUNE 16, 1995, APPEARS TO HAVE COMPLIED WITH ALL THE PROVISIONS OF THE BUSINESS CORPORATION ACT OF THIS STATE, AND AS OF THIS DATE, IS IN GOOD STANDING AS A DOMESTIC CORPORATION IN THE STATE OF ILLINOIS.



In Testimony Whereof, I hereto set

my hand and cause to be affixed the Great Seal of the State of Illinois, this 25TH $\stackrel{\square}{=}$ $\stackrel{\square}{\approx}$ day of JUNE A.D. 2023 .

Authentication #: 2317600926 verifiable until 06/25/2024

Authenticate at: https://www.ilsos.gov

Alexi Sienand 3