## P240004553

		<del></del>	
(Ke	questor's Name)		
(Ad	ldress)		
(Ad	dress)		
(Cit	y/State/Zip/Phone	2 #)	
(0	.,, ototo, <u>2.,p</u> ., 11011	<i>,</i>	
PICK-UP	WAIT	MAIL	
(Bu	siness Entity Nar	ne)	
`	, ,	-,	
(DC)	cument Number)		
Certified Copies	Certified Copies Certificates of Status		
Special Instructions to	Filing Officer		
opeoid: mondenene to	ining officer.		

Office Use Only



800424893388

03/01/24--01029--003 \*\*122.50



## **COVER LETTER**

Division of Corporations
SUBJECT: Trident Security Agency Corporation  Name of Resulting Florida Profit Orporation
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:
John Patterson Contact Person
Trident Security Agency Firm/Company Jency
3815W Covington Rd
Port St Lucie Fl. 34953 City. State and Zip Code
Trident AZO @ gmail. Com  E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please call:    Ohn   Contact Person   at (772 ) 259-0191   Name of Contact Person   Area Code and Daytime Telephone Number
Enclosed is a check for the following amount:
□ \$105.00 Filing Fees and Certificate of Status □ \$113.75 Filing Fees and Certificate Of Status □ \$113.75 Filing Fees Status □ \$1122.50 Filing Fees, Certified Copy, and Certificate of Status
Mailing Address:Street Address:New Filing SectionNew Filing SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327The Centre of TallahasseeTallahassee, FL 323142415 N. Monroe Street, Suite 810Tallahassee, FL 32303

## 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:
Trident Security Agency LLC USOCO147880  Exter Name of the Converting Entity
Enter Name of the Converting Entity
2. The converting entity is a <u>limited liability Company</u> (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 Florida  (Enter state, or if a non-U.S. entity, the name of the country)
on 8/28/2015  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> :  Trident Security Agency Corporation  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.
202

Signed this 28 day of Februar	, 20, 24	
Required Signature for Florida Profit Corporation:	/	
Signature of Director, Officer or, if Directors or Officer  Printed Name: John Pattersoffite:	<u> </u>	:
Required Signature(s) on behalf of Converting Floric companies: [See below for required signature(s).]		and limited liability
Signature:	2 –	-
Printed Name: John Patterson	Title: CEO	_
Signature:		_
Printed Name: Kim Ratterson Signature:	Title: President	-
Signature:	<del></del>	_
Printed Name:	Title:	_
Signature:		_
Printed Name:	Title:	_
Signature:		_
Printed Name:	Title:	<del>-</del>
Signature:		_
Printed Name:	_ Title:	_
If Florida General Partnership or Limited Liability I Signature of one General Partner.	<u>Partnership:</u>	
If Florida Limited Partnership or Limited Liability I Signatures of <u>ALL</u> General Partners.	<u> Limited Partnership:</u>	
If Florida Limited Liability Company: Signature of a Member or Authorized Representative.		2024
All others: Signature of an authorized person.	~	2024 5AR -1
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)	PM 1:22

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

——————————————————————————————————————	dent Security		
RTICLE II PRINCIPAL OFFICE e principal place of business/mailing addres	r oo io:		
e principal place of business/mailing addres	SS 15.		
Principal street address	Mailing	Mailing address, if different is:	
201010	1- 11		
381 SW Coving Brt St. Lucie, Fl.	atonra.		
ort St. Lucie, Fl.	34953		
'			
<b>RTICLE III PURPOSE</b> the purpose for which the corporation is org	ganized is:		
Any and all "1	Lawful Busine	۲' ۹۹	
The second of the second	Description of the second	<del></del>	
	· · · · · · · · · · · · · · · · · · ·		
DTICLE III SUADES			
RTICLE IV SHARES e number of shares of stock is:			
he number of shares of stock is:	TDPCTOPS		
ne number of shares of stock is:			
lame and Title: Kim Patterson	President Name and Title:		
ne number of shares of stock is:  RTICLE V OFFICERS AND/OR D  ame and Title: Kim Patterson  ddress: 381 SW Cov	President Name and Title:		
ne number of shares of stock is:  RTICLE V OFFICERS AND/OR D  ame and Title: Kim Patterson  ddress: 381 SW Cov	President Name and Title:	202	
ne number of shares of stock is:	President Name and Title:	2026 44	
ne number of shares of stock is:	President Name and Title:  1 instan Raddress:  Fl. 34953  CEO Name and Title:		
ne number of shares of stock is:	President Name and Title:  1 instan Raddress:  Fl. 34953  CEO Name and Title:	ñàR -	
ne number of shares of stock is:	President Name and Title:  1 instan Raddress:  Fl. 34953  CEO Name and Title:		
ne number of shares of stock is:	President Name and Title:  1 instan Raddress:  Fl. 34953  CEO Name and Title:	11AR - 1 PH 1+2	
ne number of shares of stock is:	President Name and Title:  1 ington Raddress:  Fl. 34953  1 CEO Name and Title:  3 ton Rd Address:  CFI. 34953	HAR -1 PH 1+2	

ARTICLE VI REGISTERED AGENT
The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:
Name: John latterson
Address: 3815W Covington Rd
Port St. Lucie, Fl. 34953
***************************************
Having been named as registered agent to accept service of process for the above stated corporation at the place designated i this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity
2/28/2024
Required Signature/Registered Agent Date