P24000045684

(Requestor's Name)		
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PICK-UP WAIT MAIL		
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07/11/24--01068--010 **105.00



COVERI	LETTER
TO: New Filing Section Division of Corporations SUBJECT: WE STAY LLC	
Name of Resulting Flor	rida Profit Corporation
The enclosed Articles of Conversion, Articles of Incorporation entity into a "Florida Profit Corporation" in accordance with s	n, and fees are submitted to convert the following eligible s., 607,11933 & 607,0202, F.S.
Please return all correspondence concerning this matter to:	
MARTA RODRIGUEZ	
Contact Person	
UNLIMITED SERVICES 2 LLC Firm/Company	
1477 NW 91ST AVE, STE 1216	_
CORAL SPRINGS FL 33071 City, State and Zip Code	
unlimitedsvcs2@gmail.com E-mail address: (to be used for future annual report notif	ication)
For further information concerning this matter, please call: MARTA RODRIGUEZ at (754)	,269-7727
Name of Contact Person Area	Code and Daytime Telephone Number
inclosed is a check for the following amount:	
■ \$105.00 Filing Fees □\$113.75 Filing Fees □\$113.75 Filing Fees and Certificate of and Certified Status	÷ ·
Mailing Address: New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address: New Filing Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810

The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 · Tallahassee, FL 32303 — [1]...

Articles of Conversion Lot 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 Conve	rting Entity immediately prior to the filing of the Articles of Conversion is:
WE STAY LLC	12/000385076
2. The converting entity is	Enter Name of the Converting Entity I IMITED LIABILITY COMPANY
ge	ter entity type. Example: limited liability company, limited partnership, neral partnership, common law or business trust, etc.)
first organized, formed or i	incorporated under the laws of
on AUGUST 27,	er date "Converting Entity" was first organized, formed or incorporated.
3. The name of the Florida WE STAY COR	Profit Corporation as set forth in the <u>attached Articles of Incorporation:</u>
	Enter Name of Florida Profit Corporation
4. This conversion was app current/organic jurisdiction	proved by the eligible converting entity in accordance with this chapter and the laws of its
(The effective date: Cant	ate of filing, enter the effective date; not be prior to nor more than 90 days after the date this document is filed by the Florida
Department of State.) Note: If the date inserted i listed as the document's eff	n this block does not meet the applicable statutory filing requirements, this date will not be feetive date on the Department of State's records.

Signed this 5TH day of JULY	. 2024	
Required Signature for Florida Profit Corpo		
Signature of Director, Officer, or, if Directors of	r Officers have not been selected, an Incorpo	orator:
Printed Name: Simon De Paz Title:	AMBR	
Required Signature(s) on behalf of Converting companies: See below for required signature(s) Signature:	s).	ips, and limited liability
Signature: Simon De Paz	. AMBR	
Signature: Que	1100.	
Printed Name: David Amar	Litle: AMBR	
Signature:		
Printed Name:		
Signature:		
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
Signature:		
Printed Name:	Fitle:	
If Florida General Partnership or Limited Lis Signature of one General Partner.	ability Partnership:	
<u>If Florida Limited Partnership or Limited Lia</u> Signatures of <u>ALL</u> General Partners.	ability Limited Partnership:	
If Florida Limited Liability Company: Signature of a Member or Authorized Represent	ative.	
All others: Signature of an authorized person.		2024 JI

\$35,00

\$70,00

\$8.75 (Optional)

Fees:

Articles of Conversion:

Certified Copy:

Fees for Florida Articles of Incorporation:

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

ARTICLE I NAME The name of the corporation shall be: WE STAY (CORP.	
The name of the corporation shall be:		
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is:		
Principal street address		Mailing address, if different is:
7901 4TH STREET N STE 300		
ST. PETERSBURG, FL 33702		
ARTICLE III PURPOSE The purpose for which the corporation is organized is: VACATIONAL RENTAL		
		
ARTICLE IV SHARES The number of shares of stock is:		
ARTICLE V OFFICERS AND/OR DIRECTORS		
Name and Title: Simon De Paz, Director	Name and Title	David Amar, Officer
7901 4TH STREET N STE 300		7901 4TH STREET N STE 300
ST. PETERSBURG, FL 33702	Address;	ST. PETERSBURG, FL 33702
Name and Title:	Name and Title	
Address:	Address:	
		202
Name and Title:		
Address:	Address:	1.1
		199

The name	and Florida street address (P.O. Box NOT	acceptable) of the registered agent is:
Name:	Simon De Paz	
Address:	7901 4TH STREET N STE 300	
	ST. PETERSBURG, FL 33702	
********	**********	×*************
riaving ne this certifi	cate, I am familiar with and accept the appoin	ce of process for the above stated corporation at the place designated in attment as registered agent and agree to act in this capacity
<u> </u>	La Dave	7/5/24
	Required Signature/Registered Agent	Date

ARTICLE VI REGISTERED AGENT