2011000000102

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



500437126325

2024 OCT -8 AN 9: 47



Sunshine State Corporate Compliance Company

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

DATE 10/08/2024			⇔WALK IN*
ENTITY NAME Mutin	y 1101 Corporation		
DOCUMENT NUMBER			2024
	PLEASE FILE THE ATTACH	ED AND RETURN	2024 OCT -8 AH C
xxxxxxxx	Plain Copy		MH 9: 47
	Certified Copy		
	Certificate of Status		
	PLEASE OBTAIN THE FOLLOWING A Certified Copy of Arts & Amendme : Certificate of Good Standings		/
	APOSTILLE' / NOTARIAL	CERTIFICATION	
COUNTRY OF DESTIN	ATION		
NUMBER OF CERTIFIC	CATES REQUESTED		
TOTAL OWED \$105		ACCOUNT #: I20160	000072
		E R FM	
Please call Tina at	the above number for any issues	-	

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:		
Mutiny 1101 LLC		
Enter Name of the Converting Entity		20
2. The converting entity is a Limited Liability Company	Z.	24 0
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)	TALLAH SSEE	202 4 OCT -8
first organized, formed or incorporated under the laws of Florida	CO.	
(Enter state, or if a non-U.S. entity, the name of the country)	rri m	\equiv
October 4th, 2012		AH 9: 47
Enter date "Converting Entity" was first organized, formed or incorporated.	īŦ.	7
3. The name of the Florida Profit Corporation as set forth in the attached Articles of Incorporation: MUTINY 1101 CORPORATION		
Enter Name of Florida Profit Corporation		
4. This conversion was approved by the eligible converting entity in accordance with this chapter and the current/organic jurisdiction. 6/5/2024 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 Department of State.) Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this delisted as the document's effective date on the Department of State's records.	d by the	Florida

Signed this 6th day of June	, ₂₀ <u>24</u> .		
Required Signature for Florida Profit Corporation			
Signature of Director Officer, or, if Directors or Officer	4 Co>		
Printed Name: Filomena R. Gallo de Monaco Title: Dir	ector and President		
Required Signature(s) on behalf of Converting Flo	orida partnerships, limited partnerships, and	limited lia	<u>bility</u>
Signature: Signature:)ruma Coz		
Printed Name: Filomena R. Gallo de Monaco	Title: Manager		2
Signature:		Till	0.74
Printed Name:	Title:	MLLALÀSSE	2024 OCT -8
Signature:		288 888 888	e Ari
Printed Name:		Though the second	13.05. F.
Signature:		ار از: از ج:	47
Printed Name:			
Signature:			
Printed Name:			
Signature:			
Printed Name:	l'itle:		
If Florida General Partnership or Limited Liabil Signature of one General Partner.	ity Partnership:		
If Florida Limited Partnership or Limited Liabil Signatures of ALL General Partners.	ity Limited Partnership:		
If Florida Limited Liability Company: Signature of a Member or Authorized Representative	re.		
All others: Signature of an authorized person.			
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)		

ARTICLES OF INCORPORATION FOR RESULTING FLORIDA PROFIT CORPORATION In compliance with Chapter 60" and/or Chapter 621, F.S. (Profit)

The name of the corporation shall be: MUTINY 1101 CORPORATION ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address is: Mailing address, if different is: Principal street address 1110 Brickell Ave, ste 310, Miami, FL 33131 ARTICLE III PURPOSE The purpose for which the corporation is organized is: The company has been formed to conduct all lawful business activities chosen by its management. ARTICLE IV SHARES 5,000 shares The number of shares of stock is: _ ARTICLE V OFFICERS AND/OR DIRECTORS Name and Title: Filomena Rita Gallo de Monaco **Director and President** Name and Title: Address: AV UNIVERSITARIA_EDIF MB-03 AV_UNIVERSITARIA_EDIE_MB-03_ Address: PISO P/B APT B3-3 URB MIRAMONTE PISO P/B APT B3-3 URB MIRAMONTE CARUPANO SUCRE ZONA POSTAL 6150 CARUPANO SUCRE ZONA POSTAL 6150. Name and Title: Name and Title: Address: Address: Name and Title: Name and Title: Address: Address:

ARTICL. The name	E VI REGISTERED AGENT and Florida street address (P.O. Box NO)	facceptable) of the registered agent is:	
Name:	NS Company Services LLC	•	
Address:	1110 Brickell Ave, ste 310, Miami, FL 33131		
********		vee of process for the above stated corporation at the place de	S Stenated in
this certifi	icate, I am fumiliar with and accept the appl	intment as registered agent and agree to act in this capacity	C. T.
	/MM	6/5/2024	a
	Required Signature/Registered/Agent	Date G.	
		्रा _ट चुन्	ي ي
		Left (market)	7