P2500000580

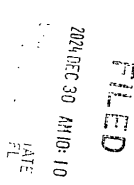
(Rec	questor's Name)	
(Add	dress)	
(Add	dress)	
(City	//State/Zip/Phone #	f)
PICK-UP	☐ WAIT	MAIL
(Bus	siness Entity Name)
(Doc	cument Number)	
Certified Copies	Certificates o	f Status
Special Instructions to F	Filing Officer:	





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12/30/24--01034--017 **105.00



COVER LETTER

TO:

New Filing Section Division of Corporations

SUBJECT: V7 MARKETPLACE CORPORATION

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:		
DIANA JELEN		
Contact Person	_	
JELEN ACCOUNTING SERVICES INC		
Firm/Company	_	202
4851 NW 79th AVE SUITE 5		2024 DEC 30
Address	-	P.
DORAL, FL 33166		AH 10: 10
City, State and Zip Code	-	10
info@jelenaccounting.com		1
E-mail address: (to be used for future annual report notification)	ation)	
For further information concerning this matter, please call:		
DIANA JELEN at (305_	591-9180	
Name of Contact Person Area C	Code and Daytime Telephone	Number
Enclosed is a check for the following amount:		

and Certified Copy

■ \$105.00 Filing Fees □\$113.75 Filing Fees □\$113.75 Filing Fees □\$122.50 Filing Fees,

Mailing Address:

New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

and Certificate of

Status

Street Address:

New Filing Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

Certified Copy, and

Certificate of Status

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 immedi	ately prior to the filing of the Articles of Conversion is:	
V7 MARKETPLACE CORPORATION	F24000006207	
Ent	er Name of the Converting Entity	
2. The converting entity is a CORPORATION	<u> </u>	
	ample: limited liability company, limited partnership, ommon law or business trust, etc.)	
first organized, formed or incorporated under t	the laws of the country) TENNESSEE if a non-U.S. entity, the name of the country)	<u></u>
05/21/2020 on	if a non-U.S. entity, the name of the country)	e menus Estatus
	as set forth in the attached Articles of Incorporation:	
3. The name of the Florida Profit Corporation	as set forth in the attached Articles of Incorporation:	
V7 MARKETPLACE CORPORATION	, .	
Enter	Name of Florida Profit Corporation	
4. This conversion was approved by the eligib current/organic jurisdiction.	le converting entity in accordance with this chapter and the laws of it	ts
5. If not effective on the date of filing, enter th (The effective date: Cannot be prior to nor Department of State.)	he effective date:	lorida
<u>Note:</u> If the date inserted in this block does no listed as the document's effective date on the I	of meet the applicable statutory filing requirements, this date will not Department of State's records.	ı be

Signed this 24 day of OCTOBER	. 2024	·
Required Signature for Florida Profit C	orporation:	
- / \	ors or Officers have not been selected, an Inc	corporator:
fall		
Printed Name:T	itle: PRESIDENT	_
Required Signature(s) on behalf of Convergence (See below for required signature)	verting Florida partnerships, limited partne	ierships, and limited liability
4 1		.
	Title: PRESIDENT	
Signature:		
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
Signature:		
	Title:	_
Signature:		2024 n
Printed Name:		CO 154
H Florida General Partnership or Limit Signature of one General Partner.	ed Liability Partnership:	* prong
If Florida Limited Partnership or Limit Signatures of ALL General Partners.	ed Liability Limited Partnership:	AHIO: 10

If Florida Limited Liability Company:
Signature of a Member or Authorized Representative.

All others: Signature of an authorized person.

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

ARTICLE I	I PRINCIPAL OFFICE		
	place of business/mailing address is:		
	Principal street address	Mailing add	dress, if different is:
	BLVD SUITE 525	225 N PACE BLVD SUITE 525	
PENSACOLA	A, FL 32505	PENSACOLA, FL 32505	
The purpose	II PURPOSE for which the corporation is organized is: L LAWFULL BUSINESS		
			
		<u> </u>	
ARTICLE I	V SHARES 100		2024 DEG
The number o	V SHARES 100 shares of stock is:		2024 DE
The number o	V SHARES If shares of stock is: V OFFICERS AND/OR DIRECTORS		2024 DEG 30
The number o ARTICLE Name and Ti	V SHARES 100 shares of stock is:	3	2024 DEG 30 A)
The number o ARTICLE Name and Ti	V SHARES If shares of stock is: V OFFICERS AND/OR DIRECTORS JAMNETH CORDOBA - PRESIDENT	Name and Title:Address:	2024 DEG 30
The number of ARTICLE Name and Tig Address:	V SHARES If shares of stock is: V OFFICERS AND/OR DIRECTORS ILE: 225 N PACE BLVD SUITE 525	Name and Title:Address:	2024 DEG 30 AHID: 10
The number of ARTICLE Name and Tit Address: Name and Tit	V SHARES If shares of stock is: V OFFICERS AND/OR DIRECTORS ILLE: 225 N PACE BLVD SUITE 525 PENSACOLA, FL 32505	Name and Title: Address: Name and Title:	2024 DEG 30 AH ID: 10
The number of ARTICLE Name and Tit Address: Name and Tit Address:	V SHARES of stock is: 100 V OFFICERS AND/OR DIRECTORS JAMNETH CORDOBA - PRESIDENT 225 N PACE BLVD SUITE 525 PENSACOLA, FL 32505	Name and Title: Address: Name and Title: Address:	2024 DEG 30 AH ID: 10

The name	and Florida street address (P.O. Box NOT accep	table) of the registered agent is:
Name:	JAMNETH CORDOBA	
Address:	225 N PACE BLVD. SUITE 525	
	PENSACOLA, FL 32505	
******	**********	******
		process for the above stated corporation at the place designated in nt as registered agent and agree to act in this capacity
	Laule	10/24/2024
	Required Signature/Registered Agent	Date

ARTICLE VI REGISTERED AGENT

2024 DEC 30 AM 10: 10



Division of Business Services Department of State

State of Tennessee 312 Rosa L. Parks AVE, 6th FL Nashville, TN 37243-1102

V7 Marketplace Corporation JAMNETH CORDOBA-WESLEY 1131 GREEN HILLS RD CANTONMENT, FL 32533

November 22, 2024

Filing Acknowledgment

Please review the filing information below and notify our office immediately of any discrepancies.

Control #: 1098532 Inactive - Converted Status:

Filing Type: For-profit Corporation - Domestic

Document Receipt

Receipt #: 009350325 Filing Fee: \$20.00

Payment-Check/MO - JALEN ACCOUNTING SERVICES INC, CANTONMENT, FL \$20.00

Amendment Type: Articles of Charter Surrender

Image # : B1644-3229

11/22/2024 11:51 AM

This will acknowledge the filing of the attached articles of charter surrender with an effective date as indicated above. When corresponding with this office or submitting documents for filing, please refer to the control number given above.

You must also file this document in the office of the Register of Deeds in the county where the entity has its principal office if such principal office is in Tennessee.

Processed By: Nash Rust

Secretary of State

Field Name Changed From Changed To

Filing Status Inactive - Converted

ARTICLES OF CHARTER SURRENDER (ss-4613)



Business Services Division
Tre Hargett, Secretary of State
State of Tennessee

312 Rosa L. Parks Ave., 6th Fl. Nashville, TN 37243 (615) 741-2286

Filing Fee: \$20.00



For Office Use Only



Pursuant to the provisions of T.C.A undersigned hereby submits these	. §48-21-113 of the Tennessee Busin articles of charter surrender:	ess Corporation Act, the
Name of the corporation is: V7 MARKE Secretary of State Control Number: 001	TPLACE CORPORATION 1098532	
The articles of charter surrender are being unincorporated entity.	ng filed in connection with the conversion of	of the corporation to a foreign
3. The conversion was duly approved by the	ne shareholders in the manner required by	this chapter and the charter.
4. The jurisdiction under the law of which the	ne survivor will be organized is: FLORIDA	
5. If the survivor is a nonfiling entity, the ad 225 N PACE BLVD. SUITE 525 PENSACOLA, FL 32505	dress of its executive office immediately a	fter the conversion is:
6. If the document is not to be effective upon (Not to exceed 90 days) Effective Date: 16 Mon	<u>) _/ 24 _/ 2024</u> Time: <u>12:00 arr</u>	yed effective date and time is:
10/24/2024	Qul	2024 DEC
Signature Date	Signature	3 1
PRESIDENT	JAMNETH CORDOBA	30
Signer's Capacity	Name (printed or typed)	
*Note: Pursuant to T.C.A. §10-7-503	all information on this form is public re	cord. (A) (C)

Submitter Information: Name: JAMNETH CORDOBA Phone #: (305) 591-9180