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**EXAMINER** 

DIVISION OF CORPORATIONS

10 NOV -5 PM 4: 13

CORPDIRECT AGENTS, INC. (formerly CCRS) 515 EAST PARK AVENUE TALLAHASSEE, FL 32301 222-1173 **FILING COVER SHEET** ACCT. #FCA-14 **CONTACT: RICKY SOTO** DATE: 11/05/2010 **REF. #:** 000668.135945.3 CORP. NAME: TIRE GROUP INTERNATIONAL INC. (a Florida corporation) converting to TIRE GROUP INTERNATIONAL LLC (a Delaware LLC) ( ) ARTICLES OF INCORPORATION ( ) ARTICLES OF AMENDMENT ( ) ARTICLES OF DISSOLUTION ( ) ANNUAL REPORT ( ) TRADEMARK/SERVICE MARK ( ) FICTITIOUS NAME ( ) FOREIGN QUALIFICATION ( ) LIMITED PARTNERSHIP ( ) LIMITED LIABILITY ( ) REINSTATEMENT ( ) MERGER ( ) WITHDRAWAL (X) CERTIFICATE OF CONVERSION ( ) OTHER: STATE FEES PREPAID WITH CHECK# FOR \$ 43.75 **AUTHORIZATION FOR ACCOUNT IF TO BE DEBITED:** COST LIMIT: \$\_\_\_\_ PLEASE RETURN: (XX) CERTIFIED COPY ( ) CERTIFICATE OF GOOD STANDING ( ) PLAIN STAMPED COPY ( ) CERTIFICATE OF STATUS

Examiner's Initials



## Certificate of Conversion For Florida Profit Corporation Into "Other Business Entity"

This Certificate of Conversion is submitted to convert the following Florida Profit Corporation into an "Other Business Entity" in accordance with s. 607.1113, Florida Statutes.

1. The name of the Florida Profit Corporation converting into the "Other Business Entity" is:
TIRE GROUP INTERNATIONAL INC.
Enter Name of Florida Profit Corporation
2. The name of the "Other Business Entity" is:
TIRE GROUP INTERNATIONAL LLC
Enter Name of "Other Business Entity"
3. The "Other Business Entity" is a limited liability company
(Enter entity type. Example: limited liability company, limited partnership, general partnership, common law or business trust, etc.)
organized, formed or incorporated under the laws of Delaware
(Enter state, or if a non-U.S. entity, the name of the country)
4. The above referenced Florida Profit Corporation has converted into an "Other Business Entity" in compliance with Chapter 607, F.S., and the conversion complies with the applicable laws governing the "Other Business Entity."
5. The plan of conversion was approved by the converting Florida Profit Corporation in accordance with Chapter 607, F.S.
6. If applicable, the written consent of each shareholder who, as a result of the conversion, is now a general partner of the surviving entity was obtained pursuant to s. 607.1112(6), F.S.
7. This conversion was effective under the laws governing the "Other Business Entity"
on: November 5, 2010

8. This conversion shall be effective in Florida on: November 5, 2010. (The effective date: 1) cannot be prior to nor more than 90 days after the date this document is filled by the Florida Department of State; AND 2) must be the same as the effective date of the conversion under the laws governing the "Other Business Entity.")									
9. The "Other Business Entity's" principal office address, if any: 7500 NW 35 Terrace									
Miami	, Florida 3312	22			· ·				
		iness Entity" is ie "Other Busin		state entity not re	egistered to	transact			
a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of the converting Florida profit corporation, including any appraisal rights of shareholders of the converting Florida profit corporation under ss. 607.1301-607.1333, Florida Statutes.  b.) Lists the following street and mailing address of an office, which the Florida Department of State may use for purposes of s. 607.1114(4), Florida Statutes.									
Street A	Address:	7500 NW 35 Terrace							
Mailin	g Address:	Miami, Florida 33122 7500 NW 35 Terrace Miami, Florida 33122							
11. The "Other Business Entity" has agreed to pay any shareholders having appraisal rights the amount to which they are entitled under ss.607-1301-607.1333, F.S.									
Signed	this	5	day of	Novembe	er	20_10			
Signature:  (Must be signed by a Chairman Vice Chairman, Director, Officer, or, if Directors or Officers have not been elected, an Incorporator.)									
		Agustin Herra	n T	tle:	Presider	nt			
Fees:	Filing Fee: Certified Copy Certificate of		\$35.00 \$8.75 (Op						