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NEWLON SERVICES, P.A.

Post Office Box 907
San Antonio, Florida 33576-0907
352-588-3844 telephone
352-588-2978 facsimile

January 18, 2007

Florida Department of State Division of Corporations Registration Section Post Office Box 6327 Tallahassee, Florida 32314

Re: Bloom, LLC

Gentlemen:

Enclosed for filing are two copies of the Articles of Merger between Bloom, Inc., a Florida corporation (the merging entity), and Bloom, LLC, a Florida limited liability company (the surviving entity). Also enclosed is a check in the amount of \$78.75, which represents your filing fee and the cost of a certified copy of the Articles.

I would appreciate your filing these Articles as soon as possible. Please return a copy of the filed Articles to my office at Post Office Box 907, San Antonio, Florida 33576-0907.

We appreciate your assistance in this matter.

Sincerely,

Timothy J. Newlon

Enclosures

cc:

Chad and Julie Lohoefener

(w/enclosures)

ARTICLES OF MERGER

FOR

BLOOM, LLC

THE UNDERSIGNED hereby submit these Articles of Merger for the purpose of merging the following entities in accordance with the provisions of Chapter 607 and Chapter 608, Florida Statutes, as hereafter amended and modified.

ARTICLE I Names

The merging entities are:

BLOOM, INC., a Florida corporation for profit; and BLOOM, LLC, a Florida limited liability company.

ARTICLE II Surviving Entity

The surviving entity of this merger is BLOOM, LLC, a Florida limited liability company.

ARTICLE III Plan ofMerger

The attached Plan of Merger was duly approved by each of the merging entities in accordance with the provisions of Chapter 607 and Chapter 608, Florida Statutes.

ARTICLE IV Effective Date

The effective date of this merger shall be the date of filing of these Articles.

IN WITNESS WHEREOF, the foregoing Articles of Merger have been executed by the undersigned this 18 day of January, 2007.

BLOOM, INC., a Florida corporation

BLOOM, LLC, a Florida limited liability company

Chad W. Lohoefener, Manager/Member

Julie B. Lohoefener, Pr

PLAN OF MERGER

FOR

BLOOM, LLC

THE UNDERSIGNED hereby submit this Plan of Merger for the purpose of setting forth the terms of merger for the following entities in accordance with the provisions of Chapter 607 and Chapter 608, Florida Statutes.

ARTICLE I Names

The merging entities are:

BLOOM, INC., a Florida corporation for profit; and BLOOM, LLC, a Florida limited liability company.

ARTICLE II Surviving Entity

The surviving entity of this merger is BLOOM, LLC, a Florida limited liability company.

ARTICLE III Terms

The entities are merging for operational purposes and will operate a single business through the surviving entity. All assets and liabilities of the merging entities will be consolidated into the surviving entity.

ARTICLE IV Share Conversion

The share conversion will be made on a 1:1 basis. Accordingly, subsequent to the merger, each shareholder in BLOOM, INC., will be issued an ownership interest and membership certificate in BLOOM, LLC, in a proportion identical to the proportionate percentage of shares of common stock owned by the respective shareholder in BLOOM, INC.

There are no outstanding rights to acquire interests, shares, obligations, or other securities of either BLOOM, INC., or BLOOM, LLC.

PLAN OF MERGER OF BLOOM, INC., AND BLOOM, LLC PAGE 2

ARTICLE V Managers

The managers of the surviving entity will be JULIE B. LOHOEFENER and CHAD W. LOHOEFENER, and the business address of each manager will be 5025 Bayshore Boulevard, Tampa, Florida 33611.

IN WITNESS WHEREOF, the foregoing Plan of Merger has been duly approved and adopted by the merging entities as of this 18 day of January, 2007.

BLOOM, INC., a Florida corporation

BLOOM, LLC, a Florida limited liability company

Julie B. Lohoefener, President

Chad W. Lohoefener, Manager/Member