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To: Florida Division of Corporations	
From: LESLIE SELLERS C/O Capitol Services, Inc.	
Date: 2/1/2021	
Trans#: 1179281	
Entity Name: FLAMCO OF TEXAS, INC	(FL) CONVERTING INTO FLAMCO OF
Articles Incorporation ()	Articles of Amendment ()
Articles of Dissolution ()	Annual Report ()
Conversion (XXX)	Fictitious Name ()
Foreign Qualification ()	Limited Liability ()
Limited Partnership ()	Merger ()
Reinstatement ()	Withdrawal / Cancellation ()
Other ()	
STATE FĚES PREPAID WITH CHECK <u>#2095</u> FO	R <u>\$180:00</u>
PLEASE RETURN:	
Certified Copy (XXX) Plain Stam	ped Copy ()
Good Standing () Certificate of	Fact ()

ARTICLES OF CONVERSION

for

FLAMCO OF TEXAS, INC.

a Florida corporation

into

FLAMCO OF TEXAS, LLC

a Florida limited liability company

THESE ARTICLES OF CONVERSION and attached Articles of Organization are submitted to convert Flamco of Texas, Inc., a Florida corporation, into Flamco of Texas, LLC, a Florida limited liability company, in accordance with Section 605.1045, *Florida Statutes*.

FIRST: The name of the converting entity immediately prior to the filing of the Articles of Conversion is Flameo of Texas, Inc. (the "Converting Entity"). The Converting Entity is a Florida corporation first incorporated under the laws of the State of Florida on December 1. 2002.

SECOND: The name of the Florida limited liability company, as the converted entity, as set forth in the Articles of Organization attached hereto as **Exhibit A** is **Flamco of Texas**, LLC (the "Converted Entity").

THIRD: The effective date and time of the conversion shall be upon the filing of these Articles of Conversion with the Secretary of State of the State of Florida.

FOURTH: The Plan of Conversion relating to the foregoing has been approved in accordance with all applicable statutes.

FIFTH: The Converted Entity has agreed to pay any members having appraisal rights the amount to which they are entitled under Sections 605.1006 and 605.1061–605.1072. *Florida Statutes*.

[signatures on next page]

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Signed this 1st day of February . 202	l.
FLORIDA CORPORATION:	FLORIDA LIMITED LIABILITY COMPANY:
FLAMCO OF TEXAS, INC.	FLAMCO OF TEXAS, LLC
Name Lee Jones IV Title: President	Name Lee Jones IV Title: Authorized Representative

EXHIBIT A

ARTICLES OF ORGANIZATION

[Attached.]

ARTICLES OF ORGANIZATION

OF

FLAMCO OF TEXAS, LLC

The undersigned, being authorized to execute and file these Articles of Organization, hereby certifies that:

- 1. Name. The name of the limited liability company is Flamco of Texas, LLC (the "Company").
- 2. <u>Duration.</u> The period of duration for the Company shall be perpetual, unless terminated in accordance with the Florida Revised Limited Liability Company Act.
- 3. Address. The mailing address and the street address of the principal office of the Company is 6940 Stuart Avenue, Jacksonville, FL 32254, Attn: CFO.
 - 4. Management. The Company shall be a member-managed company.
- 5. <u>Registered Agent and Office.</u> The name of the initial registered agent of the Company is John J. Klarfeld. The street address of the initial registered agent of the Company is 6940 Stuart Avenue, Jacksonville, FL 32254.
- 6. Operating Agreement. The members shall have the power to adopt, alter, amend, or repeal the Operating Agreement of the Company containing provisions for the regulation and management of the affairs of the Company.

The undersigned has executed these Articles of Organization on the 1st day of February 2021.

FLAMCO OF TEXAS, LLC

Name: Lee Jones IV

Title: Authorized Representative

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ACCEPTANCE BY REGISTERED AGENT

Having been named Registered Agent and designated to accept service of process for the withinnamed Company, at the place designated herein, and being familiar with the obligations of that position, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

John J. Klarfeld