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DATE: 11/30/20

NAME: WOOLER BRANDS, INC

TYPE OF FILING: MERGER

COST: 78.75

RETURN: CERTIFIED COPY PLEASE

ACCOUNT: FCA00000015

AUTHORIZATION: ABBIE/PAUL HODGE abbie Hage



The following Articles of Merger are submitted in accordance with the Florida Business Corporation Act, pursuant to s. 607.1105, Florida Statutes.

FIRST: The exact name, jurisdiction and type of entity for each merging entity are as follows:

Name:	<u>lurisdiction:</u>	Form/Entity Type:
Wooler Brands, Inc.	Florida	Corporation
Alexander Murray & Co, Inc.	California	Corporation

SECOND: The exact name, jurisdiction and type of entity of the surviving entity are as follows:

Name:	Jurisdiction:	Form/Entity Type:
Wooler Brands, Inc.	Florida	Corporation

<u>THIRD</u>: The merger was approved by each domestic merging entity in accordance with s. 607.1101(1)(b), F.S., and by the organic law governing the other parties to the merger.

<u>FOURTH:</u> This surviving entity exists before the merger and is a domestic filing entity, and there is no amendment to the surviving entity's public organic record approved as part of the plan of merger.

FIFTH: The plan of merger was approved by the shareholders and each separate voting group as required.

<u>SIXTH:</u> The participation of the foreign disappearing corporation was duly authorized in accordance with the foreign disappearing corporation's organic laws.

SEVENTH: The merger willbe effective on December 31, 2020.

EIGHTH Signatures for each merging party:

Wooler Brands, Inc. a Florida corporation

By:

Name/Jason Wooler Its: President

Alexander Murray & Co, Inc. a California corporation

By: Name: James Stephen Lipp Its: President

