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Florida Department of State

Division of Corporations Electronic Filing Cover Sheet

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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : ALRON ENTERPRISES, INC.

Account Number : I20000000113 Phone : (321)951-7626 Fax Number : (321)723-8218

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address: alronmant a aol. com

MERGER OR SHARE EXCHANGE

Alron Management, Inc.

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COVER LETTER

| | endment Section ision of Corporations | | |
|----------------|--|---|-------------------|
| SUBJECT: | Alron Management, Inc. | : | |
| | Name of Surviv | ving Corporation | |
| | | : | |
| The enclosed | d Articles of Merger and fee are st | ubmitted for filing. | 15 PS 330 HE |
| Please return | n all correspondence concerning th | his matter to following: | , C |
| | | : | Ö |
| Jenni Gilray | | : · | ~ 4 |
| | Contact Person | <u> </u> | |
| Alron Corps, I | inc. | | |
| | Firm/Company | : | |
| 3990 Minton F | Rd | : | |
| - | Address | | |
| | | : | |
| Melbourne, FI | 2 32904 | : | |
| | City/State and Zip Code | : | |
| jenni@alronco | orps.com | | |
| E-mail ad | idress: (to be used for future annual repo | ort notification) | |
| For further is | nformation concerning this matter | r, please call: | |
| Jenni Gilray | | 321 914-3905 . At () | |
| | Name of Contact Person | Area Code & Daytime Telephone No | ımber |
| Certifie | d copy (optional) \$8.75 (Please sen | nd an additional copy of your document if a certified c | opy is requested) |
| STR | EET ADDRESS: | MAILING ADDRESS: | |
| | ndment Section | Amendment Section | |
| Divis | sion of Corporations | Division of Corporations | |
| | on Building | P.O. Box 6327 | |
| | Executive Center Circle | Tallahassee, Florida 32314 | |
| Talla | hasana Eloxida 27201 | | |

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ARTICLES OF MERGER BETWEEN Alron Management Inc. and Alron Admin, Inc.

In accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

ARTICLE I

The name and jurisdiction of the surviving corporation is:

Alron Management, Inc. as identified with the Division of Corporations in the State of Florida under Document Number P10000001062.

ARTICLE II

The name and jurisdiction of each merging corporations;

Alron Management Inc. as identified with the Division of Corporations in the State of Florida under Document Number P10000001062.

Alron Admin, Inc. as identified with the Division of Corporations in the State of Florida under Document Number P16000099795.

ARTICLE III

The Plans of Merger are as follows:

1. The name and jurisdiction of the surviving corporation is;

Alron Management, Inc. as identified with the Division of Corporations in the State of Florida under Document Number P10000001062.

2. The names and jurisdictions of the merging companies are as follows:

Alron Management Inc. as identified with the Division of Corporations in the State of Florida under Document Number P10000001062.

Alron Admin, Inc. as identified with the Division of Corporations in the State of Florida under Document Number P16000099795.

3. The terms and conditions of the Merger are as follows:

Monetary compensation shall be made to Stockholders for their shares of common stock in Alron Admin, Inc.

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4. The manner and basis of converting the shares of each corporation into shares, obligations or other securities of the surviving corporation or any other corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

4A. The manner and basis of converting rights to acquire interests, shares and obligations of each merged party into the rights, interests, shares and obligations of the surviving entity were unanimously voted upon in the First Annual Meeting of Stockholders and Board of Directors of **Alron Admin, Inc.** held at 3990 Minton Rd, Melbourne, Florida 32904 on December 22, 2017.

ARTICLE IV

The Merger shall become effective on: January 1, 2018.

ARTICLE V

Adoption of Merger by Alron Management Inc.:

The Plan of Merger was adopted by the shareholders of the surviving corporation on January 1, 2018.

ARTICLE VI

Adoption of Merger by Alron Admin, Inc.:

The Plan of Merger was adopted by the shareholders of the merging corporation on January 1, 2018.

ARTICLE VII

The signatures of Principle Officers of Merging Corporation:

Ronald Gallagher, President Alron Management Inc.

Dated: December 28, 2017

Ronald Gallagher, President

Alron Admin, Inc.