P160000009020

(Re	questor's Name)	
(AdA)	dress)	
(Add	dress)	
(Cit	y/State/Zip/Phone	<u>-</u>
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(Do	cument Number)	
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J. FASON
JUL 15 2021



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COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	RATION: Rhinoco Inc.			
	BER: P16000009020			
The enclosed Articles	of Amendment and fee are s	ubmitted for filing.		
Please return all corre	spondence concerning this m	atter to the following:		
	Crystal Umpierre, Esq.			
		Name of Contact Persor	1	
	Rhinoco Inc.			
		Firm/ Company		
	11455 SW 100 Terrance	,		
	Address			
	Miami, F1, 33176			
		City/ State and Zip Code		
	crystal@rhinoco.com			
	E-mail address: (to be u	sed for future annual report	notification)	
For further informatio Crystal Umpierre, Esc	n concerning this matter, plea		218 1636	
	of Contact Person	at (305	_) 218-1636	
			le & Daytime Telephone Number	
Enclosed is a check to	r the following amount made	payable to the Florida Depa	rtment of State:	
☐ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, F1, 32314		Street Address Amendment Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810		

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

Rhinoco Inc.	
(Name of Corporation as current	ly filed with the Florida Dept. of State)
P16000009020	
(Document Number of	of Corporation (if known)
Pursuant to the provisions of section 607,1006, Florida Statutes, this its Articles of Incorporation:	Florida Profit Corporation adopts the following amendment(s) to
A. If amending name, enter the new name of the corporation:	
N/A	The new
name must be distinguishable and contain the word "corporation," "Inc.," or Co.," or the designation "Corp," "Inc," or "Co", "chartered," "professional association," or the abbreviation "P.A.	company," or "incorporated" or the abbreviation "Corp.," A professional corporation name must contain the word
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)	N/A
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	N/A
D. If amending the registered agent and/or registered office add new registered agent and/or the new registered office address Name of New Registered Agent N/A	
· · · · · · · · · · · · · · · · · · ·	
(Florida su	reet address)
New Registered Office Address:	(City) , Florida (Zip Code)
New Registered Agent's Signature, if changing Registered Agent I hereby accept the appointment as registered agent.—I am familiar	2021 J
Simular CM	
Signature of New R	Registered Agent, if changing ${arpi}$

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be <math>PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example:

X Change	<u>PT</u>	John Doe		
X Remove	<u>V</u>	Mike Jones		
X Add	<u>SV</u>	Sally Smith		
Type of Action (Check One)	<u>Title</u>	Name	<u>Adc</u>	i <u>res</u> s
I) Change		N/A	<u> </u>	
Add				
Remove				
2) Change				-
Add				
Remove 3) Change				
Add			-	
Remove				
4) Change				
Add				
Remove				
5) Change		·		
Add				
Remove				
6) Change				
Add				
Remove				

Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (If not applicable, indicate N/A)	ATTRICTE III - (litional sheets, if necessary). (Be specific)
A. Authorized Capital Stock. The aggregate number of shares of common stock which this Corporation shall have authority to issue is 550,000,000 shares, consisting of (1) 250,000,000 shares of Class A Common Stock, no par value (the "Class B Common Stock") and (2) 300,000,000 shares of Class B Common Stock, no par value (the "Class B Common Stock") Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)		
authority to issue is 550,000,000 shares, consisting of (1) 250,000,000 shares of Class A Common Stock, no par value (the "Class B Common Stock") and (2) 300,000,000 shares of Class B Common Stock, no par value (the "Class B Common Stock") Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate NA)	entirety as fol	lows;
"Class A Common Stock") and (2) 300,000,000 shares of Class B Common Stock, no par value (the "Class B Common Stock") Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/4)	A. Authorized	Capital Stock. The aggregate number of shares of common stock which this Corporation shall have
Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate NA)	authority to is	sue is 550,000,000 shares, consisting of (1) 250,000,000 shares of Class A Common Stock, no par value (the
Article III - Capital Stock, Section D, titled "Preemptive Rights" is hereby amended by replacing such Section in its entirety as follows: D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017, as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (If not applicable, indicate N/A)	"Class A Con	imon Stock") and (2) 300,000,000 shares of Class B Common Stock, no par value (the "Class B Common
D. Preemptive Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the Stockholders Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017. as may be amended or modified from time to time. F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)	Stock")	
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F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)	D. Preemptive	Rights. The Corporation elects to have preemptive rights for shareholders solely as set forth in the
F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)	Stockholders 7	Agreement by and among Rhinoco Inc. and the shareholders named therein, dated as of September 27, 2017.
provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)	is may be ame	ended or modified from time to time.
provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)		
provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)		
provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)		
(if not applicable, indicate N/A)	. <u>If an amen</u>	dment provides for an exchange, reclassification, or cancellation of issued shares,
	<u>provisions</u> (if not	for implementing the amendment if not contained in the amendment itself: applicable, indicate N/A)
	N/A	
		

	June 11, 2021	
The date of each amendment(s) date this document was signed.	adoption:	, if other than the
Ji Effective date <u>if applicable</u> :	ine i1, 2021	
	(no more than 90 days after amendment file date)	
Note: If the date inserted in this document's effective date on the	s block does not meet the applicable statutory filing requirements, this date wi Department of State's records.	ll not be listed as the
Adoption of Amendment(s)	(<u>CHECK ONE</u>)	
☐ The amendment(s) was/were a action was not required	dopted by the incorporators, or board of directors without shareholder action an	d shareholder
■ The amendment(s) was/were a by the shareholders was/were	dopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.	
☐ The amendment(s) was/were a must be separately provided for	pproved by the shareholders through voting groups. The following statement or each voting group entitled to vote separately on the amendment(s):	202
	st for the amendment(s) was/were sufficient for approval	2021 JUN 1 L
by	(voting group)	***
	(voting group)	PH .:
June 11.	2021	<u></u>
DatedSignature	1. Uk. Alex	<u>~</u>
(By a select	director, president or other officer – if directors or officers have not been ted, by an incorporator – if in the hands of a receiver, trustee, or other court need fiduciary by that fiduciary)	
	Nathan Forster	
	(Typed or printed name of person signing)	
	Chief Executive Officer	
	(Title of person signing)	