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Sunshine State Corporate Compliance Company

3458 Lakeshore Drive, Tallahassee, Florida 32312 (850) 656-4724

DATE 12/29/2021	-		₩WALK IN	
ENTITY NAME Blumco	o, Inc			
1-2 filing. Formation first. Merger Second.				
DOCUMENT NUMBER_				
	PLEASE FILE 1	THE ATTACHED AND RETURN		
xxxxx	Plain Copy			
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**	PLEASE OBTAIN THE S Certified Copy of Ar Certificate of Good S			
		NOTARIAL CERTIFICATION**		
COUNTRY OF DESTINAT		· · · · · · · · · · · · · · · · · · ·		
NUMBER OF CERTIFICA	TES REQUESTED	 		
TOTAL OWED \$70		ACCOUNT #: I201600000	72	
		5 8 FM		
Please call Tina at ti	he above number for	any issues or concerns. Thank you	so much!	

COVER LETTER

TO:	Amendment Section Division of Corporations	
SUBJI	FCT: Blumco, Inc.	
.,,,,,,,,	Name of Surviving E	intity
The er	nclosed Articles of Merger and fee are subm	itted for filing.
Please	return all correspondence concerning this n	natter to following:
Debo	rah E. Kalstek, Paralegal	
	Contact Person	
Hodgs	son Russ LLP	
	Firm/Company	
140 F	Pearl St., Ste 100	
	Address	
Buffa	io, NY 14202	
	City/State and Zip Code	
bb@l	olumcofl.net	
Ē.	-mail address: (to be used for future annual report no	tification)
	rther information concerning this matter, ple	
Deb	oorah E. Kalstek, Paralega	al At 716, 848-1371
	Name of Contact Person	Area Code & Daytime Telephone Number
	ertified copy (optional) \$8.75 (Please send an	additional copy of your document if a certified copy is requested)
	Mailing Address: Amendment Section	Street Address: Amendment Section
Division of Corporations		Division of Corporations
	P.O. Box 6327	The Centre of Tallahassee
	Tallahassee, FL 32314	2415 N. Monroe Street, Suite 810
		Tallahassee, FL 32303

IMPORTANT NOTICE: Pursuant to s.607.1622(8), F.S., each party to the merger must be active and current in filing its annual report through December 31 of the calendar year which this articles of merger are being submitted to the Department of State for filing.

BLUMCO, INC. (a Delaware corporation)

INTO

BLUMCO, INC. (a Florida corporation)

ARTICLES OF MERGER

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

FIRST: The name and jurisdiction of the surviving entity:

Name

Jurisdiction

Entity Type

Document Number

Blumco, Inc.

Florida

Corporation

SECOND: The name and jurisdiction of each merging eligible entity:

Name

Jurisdiction

Entity Type

Document Number

Blumco, Inc.

Delaware

Corporation

N/A

THIRD: The merger was approved by each domestic merging corporation in accordance with s.607.1101(1)(b), F.S., and by the organic law governing the other party to the merger.

FOURTH: The surviving entity exists before the merger and is a domestic filing entity.

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

SIXTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State: December 31, 2021 at 11:59 p.m. (EST).

NON-SURVIVING CORPORATION:

BLUMCO, INC.

Bernard Blum, President

SURVIVING CORPORATION:

BLUMCO, INC.

Bernard Blum, President