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JUL 1 6 2012

T. ROBERTS

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	RATION: SHAREVIVA	L INC.	
DOCUMENT NUM	BER: N0300004669		
The enclosed Articles	s of Amendment and fee are sub	omitted for filing.	
Please return all corre	espondence concerning this mat	ter to the following:	
	MICHAE	EL J FAEHNER	
	(Name of	Contact Person)	
	M. FAEH	NER, ESQ. LLC	
	(Firm	n/ Company)	
	600 BYPAS	S DRIVE, STE 208	
	(Address)	
•		ATER, FL 33764	
	(City/ Sta	te and Zip Code)	
		@mfaehner.com ed for future annual report notific	eation)
For further information	on concerning this matter, pleas	e call:	
Michael J Faehne	ər	at (727) 443-519	90
(Name	of Contact Person)		me Telephone Number)
Enclosed is a check for	or the following amount made p	payable to the Florida Departmen	nt of State:
	☐ \$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address		Street Address	,
	ndment Section ion of Corporations	Amendment Section Division of Corporati	ons
	Box 6327	Clifton Building	
	hassee, FL 32314	2661 Executive Cente	er Circle

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

(Name of Corporation as curre	EVIVAL INC	20 RPORATIET	tath?
(Name of Corporation as curre	ntly filed with	the Florida Dept. of S	tate?
N030	00004669		CEron 16 PH 2:
(Document Num	ber of Corporat	ion (if known)	ALL 44158 Y 45 STAN
rsuant to the provisions of section 617.1006, I following amendment(s) to its Articles of Inc.		, this Florida Not For	Profit Corporation ado
If amending name, enter the new name of	the corporatio	<u>n:</u>	
SHAREVIVAL AT TH	IE BLUEBER	RRY PATCH INC.	
e new name must be distinguishable and co breviation "Corp." or " Inc." <u>"Company" o</u> r			corporated" or the
Enter new principal office address, if apple incipal office address MUST BE A STREE		n/a	
Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFIC		n/a	
If amending the registered agent and/or renew registered agent and/or the new registered Agent:	tered office ad		nter the name of the
Nume of New Registered Tigeth.			
New Registered Office Address:		ss Drive, Suite 208 ida street address)	·
	,	Clearwater	, Florida 33764
-		(City)	(Zip Code)
w Registered Agent's Signature, if changin the description of the appointment as registered sition.			cept the obligations of

Page 1 of 3

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)

<u>Title</u>	<u>Name</u>	<u>Address</u>	Type of Action
	See attached amendments		
	nding or adding additional Articles, ente additional sheets, if necessary). (Be spec ched.		

The date of each amendment(s) adoption: June 30, 2012
Effective date <u>if applicable</u> :	(date of adoption is required) June 30, 2012
-	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were was/were sufficient for appro	e adopted by the members and the number of votes cast for the amendment(s) oval.
There are no members or madopted by the board of dire	nembers entitled to vote on the amendment(s). The amendment(s) was/were ectors.
Dated June	
Signature	<i>pe</i>
have	the chairman or vice chairman of the board, president or other officer-if directors not been selected, by an incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)
	Robert Feckner
	(Typed or printed name of person signing)
	President
	(Title of person signing)

Page 3 of 3

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION FOR

SHAREVIVAL INCORPORATED

ARTICLE I

Name of Corporation

The name of this not-for-profit corporation shall be SHAREVIVAL AT THE BLUEBERRY PATCH INC.

ARTICLE II

Principal Office

The principal office and mailing address of the corporation is located at 4917 20TH Avenue South, Gulfport, FL 33707.

ARTICLE III

Purposes

The corporation shall be organized as a not-for-profit corporation under Chapter 617, Florida Statutes, incorporated on a non-stock basis. The corporation is to be formed exclusively for charitable, educational, and scientific purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code, or the corresponding provision of any future United States Internal Revenue law. Specifically, the corporation is to make beneficial use of industry's castoffs, teaching and learning creative design and construction methods, and to allow industry folk to become heroes through their support from this endeavor. In addition, to further musical and visual arts and other types of artistry, organizing events top celebrate the artistic experience, in reverence and devotion to the miracle of co-creation and to explore and demonstrate the practical and spiritual value. In furtherance of these purposes, the corporation may engage in any lawful act or activity for which corporations may be organized under the Florida Not-For-Profit Corporation Act.

ARTICLE IV

Duration

The corporation shall have perpetual duration.

ARTICLE V

Powers

This corporation shall have all of the corporate powers enumerated as it may be amended from time to time and set forth in Chapter 617 of the Florida Statutes provided, however, that none of the powers granted to this corporation shall be used in any manner whatsoever in contravention of the purpose or purposes for which the corporation has been formed as set in Article III.

ARTICLE VI Prohibited Acts

This corporation shall operate exclusively for charitable, educational, and scientific purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, in the course of which operation:

- A. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, trustees, officers or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein.
- B. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
- C. Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VII

Dissolution

The corporation may be dissolved with the assent given in writing and signed by not less than two thirds (2/3) of the voting membership. Upon dissolution of the corporation, the Board of Directors, after paying or making provisions for the payment of all of the liabilities of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code (or the corresponding provision of any future Internal Revenue Code), or shall be distributed to

the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine which are organized and operated exclusively for such purposes.

ARTICLE VIII

Board of Directors and Officers

The management of the affairs of this corporation is vested in its Board of Directors which shall consist of not less than three (3) members. All members of the Board shall be elected or appointed in the manner and for the terms prescribed in the Bylaws of the corporation, and shall hold office until their respective successors are duly elected or appointed. The Board of Directors, at its annual meeting, shall elect a President, Vice President, Secretary and a Treasurer, and such other officers and Directors as may, in the opinion of the Board, from time to time be necessary to adequately administer the affairs of the corporation, such officers to hold office at the pleasure of the Board or until their successors are duly elected and qualified. The officers of the corporation shall have such duties as may be specified by the Board or by the Bylaws of this corporation.

ARTICLE IX

Board of Directors and Officers

The Board of Directors and its officers shall be comprised of the following individuals, each of whom is to hold office until the first election to be held under the provisions of the Articles or the provisions of the Bylaws:

President - Robert Feckner 5626 25th Av. S Gulfport, FL 33707

Vice-Preseident - Keith Gerwer 5405 20th Av. S Gulfport, FL 33707

Treasurer - Andy Geddes 7400 37th Av. N St. Petersburg, FL 33710

Secretary - Eliza Epstein 6069 4th Av. N. St. Petersburg, FL 33710

Board Members:

Douglas Delorey 2431 6th Av.N St. Petersburg, FL 33713

Brian Ottoson 4917 20th Av. S. Gulfport, FL 33707

Harold Bailey 6069 4th Av. N St. Petersburg, FL 33710

Peter Duffy 4923 20th Av. S. Gulfport, FL 33707

Thomas Feckner 5618 17th Av. S. Gulfport, FL 33707

Lucinda Behrendt 5405 20th Av. S. Gulfport, FL 33707

Jennifer Geddes 7400 37th Av. N. St. Petersburg, FL 33710

ARTICLE X

Bylaws

The Bylaws of the corporation shall be adopted by the initial Board of Directors, as constituted under Article IX above, at the organizational meeting of the Board, and said Bylaws may thereafter be amended, by the affirmative vote of at least two thirds (2/3) of the Board of Directors present and voting.

ARTICLE XI

Amendment of Articles of Incorporation

These Articles of Incorporation may be amended by the affirmative vote of at least two thirds (2/3) of the Board of Directors of this corporation, present and voting, at any meeting of the Board of Directors called specifically for that purpose.

ARTICLE XII
Registered Agent

The name of the registered agent of this corporation is Michael J. Faehner, Esq. and is located at 600 Bypass Drive, Suite 208, Clearwater, FL 33764 in Pinellas County, Florida.

ARTICLE XIII

Indemnification

The corporation shall indemnify any officer or Director, or any former officer or Director, to the fullest extent permitted by law.

ARTICLE XIV

Incorporators

The name and address of the incorporator is Dallas L. Bohrer, 4923 20TH Avenue South, Gulfport, FL 33707.

Wohy B. Seddes Lughe Dodde

IN WITNESS WHEREOF, the undersigned incorporators have executed these Amended Articles of Incorporation this <u>30</u> day of June, 2012.

Robert Feckner

In the Presence Of: