Ø 001 Page 1 of 1

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From:

ACCOUNT Name : DEAN, MEAD, EGERTON, BLOODWORTH, CAPOUANO & BOZARI

Account Number : 076077001702 Phone : (407)841-1200 Fax Number : (407)423-1831

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

Email Address: gvoorhees@greatwesternmeats.com

COR AMND/RESTATE/CORRECT OR O/D RESIGN GREAT WESTERN MEATS, INC.

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May 20, 2011

FLORIDA DEPARTMENT OF STATE Division of Corporations

GREAT WESTERN MEATS, INC. 438 WEST KALEY STREET ORLANDO, FL 32806

SUBJECT: GREAT WESTERN MEATS, INC.

REF: 346378

FOR VF INVESTOR HOLDINGS, INC.
ARE ATTACHED.

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation unless the dissolved/revoked entity provides the Department of State with an affidavit or letter stating that they have no intention of reinstating, therefore, releasing the name for use to another entity.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

The conflict is L07000092242.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6957.

Tracy L Lemieux Regulatory Specialist II FAX Aud. #: H11000136510 Letter Number: 811A00012621

PECENED

11 MAY 23 AM 9: 3'
SECRETARY OF STATE
TALLAHASSEE, FLORIO

P.O BOX 6327 - Tallahassee, Florida 32314

Ø1003

Articles of Amendment to Articles of Incorporation of

GREAT WESTERN MEATS, INC.			
(Name of Corporation as currently filed with the Florida Dept. of State)			
	346378		
(Document Num	nber of Corporation (if know	vn)	
Pursuant to the provisions of section 607.100 amendment(s) to its Articles of Incorporation:	6, Florida Statutes, this Flo	orlda Profit Corporation ac	lopts the following
A. If amending name, enter the new name o	f the corporation:		i •
VF Inve	stor Holdings, Inc.		! The new
name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or the name must contain the word "chartered," "pro	designation "Corp." "Inc,	" or "Co". A professional	
B. Enter new principal office address, if app			<u> </u>
(Principal office address <u>MUST BE A STREE</u>	ET ADDRESS)		:
			
C. Enter new mailing address, if applicable (Mailing address MAY RE A POST OFFI			_
D. If amending the registered agent and/or property registered agent and/or the new registered.	registered office address in stered office address:	Florida, enter the name of	the
Name of New Registered Agent:			į
New Registered Office Address:	(Florida street ac	(dress)	

	(City)	, Florida (Zip Code)	
	-		
<u>New Registered Agent's Signature, if changir</u> I hereby accept the appointment as registered a	ng Registered Agent:	d account the chlimations of t	ke position
	Same a son learning with the	e accept me congruent of t	ne position.
	Signature of New Registered	dame Mahamalua	

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<u>If amendin</u>	g the Officers and/or Directors,	enter the title and pame of each (officer/director being
removed ar	nd title, name, and address of ca	ch Officer and/or Director being	added:
(Attach add	itional sheets, if necessary)		
<u>Title</u>	Name	Address	Type of Action
			☐ Remove
	•		
E. Il ameno (attach ac	ling or adding additional Article	es, enter change(s) here: Be specific)	
! · ₁ e			
	<u> </u>		
		······································	
provisio	nendment provides for an excha ons for implementing the amend ot applicable, indicate N/A)	nge, reclassification, or cancellat ment if not contained in the ame	ion of issued shares, ndment itself:
	_ ,		

Page 2 of 3

<u>05/23/201</u> 1	11:05	FAX	4074231831
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DEAN MEAD ORLANDO

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	COCTOOCTITISS	10 3)))
The date of each amendment(s) adoption:	May 20	, 2011
	(date of adoption	is required)
Effective date if applicable: (no more the	ın 90 days after amendr	nent file date)
Adoption of Amendment(s)	CHECK ONE)	
The amendment(s) was/were adopted by by the shareholders was/were sufficient		number of votes cast for the amendment(s)
The amendment(s) was/were approved b must be separately provided for each vo.		igh voting groups. The following statement te separately on the amendment(s):
"The number of votes cast for the ar	nendment(s) was/were s	sufficient for approval
by		
(voting group	P)	
The amendment(s) was/were adopted by action was not required.	the board of directors v	rithout shareholder action and shareholder
The amendment(s) was/were adopted by action was not required.	the incorporators witho	ut shareholder action and shareholder
Dated May 20	_, 2011	
Mogas	14	
Signature	1/1	
selected, by an in		if directors or officers have not been nds of a receiver, trustee, or other court
	-, o,,,	
•	Gregory D. V	oorhees
	(Typed or printed name	
	Preside	ent
(Tit	le of person signing)	

Page 3 of 3