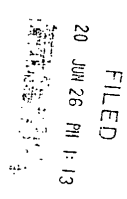
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(Requestor's Name)
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06/26/20 01020 H020 **#0.00



COVER LETTER

TO: Registration Section Division of Corporations					
SUBJECT: TAZZA BRANDS WES	T, INC.				
	me of corporation -	must include suffix			-
Dear Sir or Madam:					
The enclosed "Application by Foreign "Certificate of Existence," or "Certificate above referenced foreign corporation	cate of Good Standi	ng" and check are subm			
Please return all correspondence conc	erning this matter to	the following:			
Randy Davenport					
	Name of Pe	rson	·		-
			<u> </u>		_
	Firm/Compa	iny			
411 Walnut St #10697					_
	Address	,			
Green Cove Springs, FL 32043					
	City/State and	Zip code			_
brian@terraboost.biz				F 3	
E-mail add	lress: (to be used for	future annual report no	otification)'	0	_
For further information concerning this matter, please call:		l:		Jun 2	
Randy Davenport	at (683-0066	<i>y</i> * ± ±	, (m)	דד
Name of Person	Area Code	Daytime Telepho	one Number	_ _	フ
			.,		
STREET/COURIER ADDI Registration Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite Tallahassee, FL 32303		MAILING AE Registration Se Division of Cor P.O. Box 6327 Tallahassee, Fl.	ction rporations	ū	
•	A DEPARTMENT OF Filing Fee &	OF STATE \$78.75 Filing Fee & Certified Copy	□ \$87.50 Fil Certificate Certified C	of Status	s &

APPLICATION BY FOREIGN CORPORATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 607.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN CORPORATION TO TRANSACT BUSINESS IN THE STATE OF FLORIDA.

	le in Florida, enter alternate corporate name	adopted for the purpose of transacting	business in Florida)	
			, business in Floriday	
(State or country under the law of which it is incorporated)		. 85-1028865 (FEI number, if applicable)		
MAY 11 2020	•	PERPETUAL PERPETUAL	incaore;	
(Date o	f incorporation) 5.	(Date of duration, if other than perpetual)		
IIII V 1 2020	, into paration,	(1.4.2.11.2.1.4.1.4.1.4.1.4.1.4.1.4.1.4.1	, , , , , , , , , , , , ,	
3109 Grand Ave #3		n Florida, if prior to registration) 502, F.S., to determine penalty liability	y)	
		ice street address)		
	(· · · · · · · · · · · · · · · · · · ·	,		
***************************************	(Current maili	ng address, if different)	20	
. Name and street	address of Florida registered agent: (P.0	O. Box NOT acceptable)		
Name:	BRIAN L MORRISON	<u>.</u>	Juli 26	
Office Address:	3109 Grand Ave #300		·. 2	
Thee Address.	MIAMI	, Florida	<u> </u>	
	(City)	, Florida (Zip code)	w w	

11. For initial indexing purposes, list names, titles and addresses of the primary officers and/or directors [up to six (6) total]:

under the law of which it is incorporated.

the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction

A. DIRECTORS	BRIAN L MORRISON		вретт	MORRISON	
Chairman	Name:	□Chairman □Vice Chairman	Name: 3109 Grand Ave #300 Address: Miami, FL 33133		
□Vice Chairman	Address:				
Director	Miami, FL 33133	Director	Miami, FL 33	133	
President		□President			
□Vice President		□Vice President			
☐ Secretary	□Treasurer	■ Secretary		□Treasurer	
Other	□ Other	Other		Other	
□ Chairman	Name:	☐ Chairman	Name:		
□Vice Chairman	Address:	□Vice Chairman	Address:		
□Director		□Director			
□President		□President			
□Vice President		□Vice President			
Secretary	Treasurer	☐ Secretary		⊞Treasum	
□Other		□Other		Other = T1	
		man.		LED 26 PM	
□ Chairman	Name:	□Chairman		15 h	
□Vice Chairman	Address:	□Vice Chairman	Address:	3· ω	
□Director		Director	 		
□President		□President			
□Vice President		□Vice President			
☐ Secretary	□Treasurer	☐ Secretary		□Treasurer	
□Other	Other	□Other		□Other	
	Use an attachment to report more than six (6). The attachment to report more than six (6). The attachment to the index when filing your Florida Department.			urposes only, Non-indexed	
12.	Signature of Director of				
	_				
	ctor signing this document (and who is listed in number alse information submitted in a document to the Depar				
13. BRIAN L MO	ORRISON, DIRECTOR				

(Typed or printed name and capacity of person signing application)



I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY "TAZZA BRANDS WEST, INC." IS DULY

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD

STANDING AND HAS A LEGAL CORPORATE EXISTENCE SO FAR AS THE RECORDS

OF THIS OFFICE SHOW, AS OF THE ELEVENTH DAY OF MAY, A.D. 2020.



Authentication: 202913529

Date: 05-11-20

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:25 PM 05/11/2020
FILED 04:25 PM 05/11/2020
R 20203726206 - File Number 7966120

STATE of DELAWARE CERTIFICATE of INCORPORATION Of TAZZA BRANDS WEST, INC.

First: The name of this corporation is TAZZA BRANDS WEST, INC. (hereinafter, the "Corporation").

Second: The address of the Corporation's registered office in the State of Delaware is located at 8 The Green, Suite A, Dover, Delaware 19901 (Kent County). The name of its registered agent at such address is A Registered Agent, Inc.

Third: The nature of business and the objects and purposes proposed to be transacted, promoted and carried on, are to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

Fourth: The total amount of stock the Corporation is authorized to issue is five thousand (5,000) shares of capital stock, all of which shall be designated Common Stock with \$0.01000 par value. Shares of Common Stock may be issued in one or more series from time to time pursuant to a resolution or resolutions providing for such issue adopted by the Board of Directors. The Board of Directors is further authorized to fix by resolution or resolutions the designations, powers, preferences and rights, and the qualifications, limitations and restrictions thereof, of the shares of each series of Common Stock and the number of shares constituting any such series and the designation thereof, or any of the foregoing. The Board of Directors is further authorized to increase (but not above the total number of authorized shares of the class) or decrease (but not below the number of shares of any such series then outstanding) the number of shares of a series of Common Stock, the number of which was fixed by the Board of Directors, subsequent to the issuance of shares of such series then outstanding, subject to the designations, powers, preferences and rights, and the qualifications, limitations and restrictions thereof stated in the Certificate of Incorporation or the resolution of the Board of Directors originally fixing the number of shares of such series. If the number of shares of any series is so decreased, then the shares constituting such decrease shall resume the status which they had prior to the adoption of the resolution originally fixing the number of shares of such series. Upon any issuance of series of Common Stock and/or Preferred Stock, either this Certificate of Incorporation shall be amended or restated or a Certificate of Designations shall be filed as required by the General Corporation Law of Delaware.

Fifth: The incorporator of the Corporation is Randy Davenport, and his mailing address is 411 Walnut Street # 10697, Green Cove Springs, FL 32043-3443.

Sixth: The affairs of the Corporation shall be governed by a Board of Directors, which shall consist of not less than one (1) nor more than nine (9) members. Any action required or permitted to be taken at a meeting of the Board of Directors may be taken without a meeting if the action is evidenced by a written consent to such action describing the action and signed by all Directors. In furtherance and not in limitation of the powers conferred by statute, the Board of Directors are empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation except for powers and acts expressly reserved for the Stockholders by the General Corporation Law of Delaware or this Certificate except as limited by the Bylaws.

Seventh: Elections of directors need not be by written ballot except and to the extent provided in the Bylaws of the Corporation.

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Eighth: To the fullest extent permitted by the General Corporation Law of Delaware as the same exists or as may hereafter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director. If the General Corporation Law of Delaware is amended to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the Corporation shall be eliminated to the fullest extent permitted by the General Corporation Law of Delaware, as so amended.

Ninth: The Corporation shall indemnify to the fullest extent permitted by law any person made or threatened to be made a party to an action or proceeding, whether criminal, civil, administrative or investigative, by reason of the fact that such person, or a person for whom such person is the legal representative, is or was a director or officer of the Corporation or any predecessor of the Corporation, or serves or served at any other enterprise as a director or officer at the request of the Corporation or any predecessor to the Corporation. Any repeal or modification of the foregoing provisions of this Article Ninth shall not adversely affect any right or protection hereunder of any person in respect of any act or omission occurring prior to the time of such repeal or modification.

Tenth: Meetings of Stockholders may be held within or without the State of Delaware, as the Bylaws may provide. The books of the Corporation may be kept (subject to any provision contained in the statutes) outside of the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the Bylaws of the Corporation. Any records maintained by the Corporation in the regular course of its business, including its stock ledger, books of account, and minute books, may be kept on, or by means of, or be in the form of, any information storage device, or method provided that the records so kept can be converted into clearly legible paper form within a reasonable time. The Corporation shall so convert any records so kept upon the request of any person entitled to inspect such records. When records are kept in such manner, a clearly legible paper form produced from or by means of the information storage device or method shall be admissible in evidence and accepted for all other purposes to the same extent as an original paper record of the same information would have been, provided the paper form accurately portrays the record.

I, the Undersigned, for the purpose of forming a corporation under the laws of the State of Delaware, do make, file and record this Certificate, and do certify that the facts herein stated are true, and I have accordingly hereunto set my hand this 11th day of May 2020, A.D.

Randy Davenport, Incorporator