CAPITAL CONNECTION, INC. • Tallahassee, Florida 32302 902783 -03/13/00--01035--020 \*\*\*\*155.00 \*\*\*\*155.00 Art of Inc. File\_\_\_\_ LTD Partnership File\_\_ Foreign Corp. File\_\_\_ L.C. File\_\_\_ Fictitious Name File\_ Trade/Service Mark\_ Merger File\_ Art. of Amend. File\_ RA Resignation\_ Dissolution / Withdrawal\_\_\_\_ Annual Report / Reinstatement\_\_\_\_\_ Cert. Copy\_\_\_ Photo Copy\_\_\_ Certificate of Good Standing\_\_\_\_ Certificate of Status\_ Certificate of Fictitious Name Corp Record Search\_ Officer Search Fictitious Search Fictitious Owner Search Signature Vehicle Search\_ Driving Record\_ UCC 1 or 3 File\_ Requested by:

Name

Wall-In

Will Pick Up

UCC 11 Search\_\_\_

UCC 11 Retrieval\_

Courier

#### ARTICLES OF ORGANIZATION

**OF** 

### ADOBO GRILL, LLC

I, the undersigned, hereby make, subscribe, acknowledge, and file with the Secretary of State of the State of Florida, these Articles of Organization for the purpose of forming a Company (the "Company") in accordance with the laws of the State of Florida.

### ARTICLE I NAME

The name of this Company is Adobo Grill, LLC

# ARTICLE II COMMENCEMENT OF EXISTENCE AND DURATION

The existence of this Company shall commence on the date of the filing of this document, and it shall thereafter perpetually exist from such date. This Company may be terminated as provided in these Articles of Organization or the Operating Agreement.

### ARTICLE III PURPOSE

This Company is created for the purpose of engaging in any lawful act or activity as may be agreed upon by the members and to exercise any powers permitted to limited liability companies under Florida Law that, in either case, are incidental to and necessary or convenient for the accomplishment of the above-mentioned purpose.

### ARTICLE IV MAILING ADDRESS AND PRINCIPAL OFFICE

The principal place of business of this Company shall be:

1055 Eden Isle Drive N.E. St. Petersburg, Florida 33704

and such other place or places as the members may from time to time determine.

#### ARTICLE V REGISTERED AGENT

The initial Registered Agent and Registered Office of this Company shall be:

Peter Veytia, Jr. 1055 Eden Isle Drive N.E. St. Petersburg, Florida 33704

### ARTICLE VI **INITIAL MEMBERS**

The names and addresses of	ARTICLE VI INITIAL MEMBERS  the initial members of this Company are (the	Members STATE  Members STATE  Members in Company  Member in Company  Member in Company  Member in Company  Member in Company  Members in Company
<u>Name</u> ·	<u>Address</u>	Member F.S. Interest in R. Company
Peter Veytia, Jr.	1055 Eden Isle Drive N.E.	24%
Peter Veytia, Sr.	St. Petersburg, Florida 33704  301 30 <sup>th</sup> Avenue North St. Petersburg, Florida 33703	24%
Robert Timberlake	349 Bayview Drive N.E. St. Petersburg, Florida 33704	43%
Christian Fernandez	751 46 <sup>th</sup> Avenue North St. Petersburg, Florida 33704	9% * ——
*Non-Voting	TOTAL	100

#### ARTICLE VII **MANAGEMENT OF BUSINESS**

The management of this Company shall be vested in Peter Veytia, Jr., as "Managing Member," whose address is 1055 Eden Isle Drive N.E., St. Petersburg, Florida 33704. Such Managing Member shall serve in such capacity until the first annual meeting or until a successor is elected and qualified. The Managing Member shall have the right to manage this Company pursuant to specific rules regarding rights and duties of such Managing Member enumerated in the Operating Agreement.

### ARTICLE VIII OPERATING AGREEMENT

Contemporaneously with the execution of these Articles of Organization, the Members of this Company shall adopt an Operating Agreement containing all provisions for the regulation and management of this Company not inconsistent with laws of the State of Florida or these Articles. The power to alter, amend or repeal such Agreement shall be vested in the Members of this Company as decided by majority vote.

### ARTICLE IX OWNERSHIP OF PROPERTY

Real or personal property originally brought into or transferred to this Company of acquired by this Company by purchase or otherwise, shall be held and owned, and conveyance shall be made, in the name of this Company.

### ARTICLE X TRANSFERABILITY OF MEMBERS' INTEREST

A Member's interest in this Company may be transferred, whether voluntarily or involuntarily, only with the consent of the Members of the Company, as provided in the Operating Agreement. Without this consent, the transferred shall not be entitled to become a Member or to participate in the management of this Company.

#### ARTICLE XI PROFITS AND LOSSES

The Members of this Company shall be entitled to the net profits arising from the operation of Company business in accordance with the Operating Agreement. Each Member shall be entitled to his or her distributive share of the profits according to his Member Interest in this Company. Losses shall be apportioned to each Member in the same proportion according to his Member Interest in the Company.

## ARTICLE XII ADMISSION OF NEW MEMBERS

Additional members may be admitted from time to time on such terms and conditions as are set forth in the Operating Agreement.

### ARTICLE XIII WITHDRAWAL, RETIREMENT, DEATH, BANKRUPTCY OR EXPULSION

In the event of withdrawal, retirement, death, bankruptcy or expulsion of a Member, this Company shall cease and terminate its existence; unless the remaining Members unanimously elect to continue in business pursuant to the applicable provisions of the Regulations.

#### ARTICLE XIV AMENDMENTS

These Articles, except with respect to the vested rights of the Members, may be amended from time to time, and the amendments shall be filed, duly signed by all Members of this Company, with the Florida Department of State. All Members of the Company agree to abide by such amendments for the purpose of filing with the Florida Department of State.

IN WITNESS WHEREOF, the undersigned, as a Member of Adobe Grill, LLC, and as_
authorized agent for all Members, has executed these Articles of Organization on this
Peter Veytia, Jr., Managing Member
STATE OF FLORIDA () COUNTY OF PINELLAS ()
The foregoing instrument was acknowledged before me this 9 day of March, 2000, by Peter Veytia, Jr., who is personally known to me or who has produced as identification and who did take an oath.
Rita M. Holston Print Name:  MY COMMISSION # CC812809 EXPIRES March 26, 2003 BONDED THRU TROY FAIN INSURANCE, INC.  Print Name: Notary Public for State of Florida (SEAL)

Personally Known

My Commission Expires:

ID Produced

# CERTIFICATE OF ACCEPTANCE OF REGISTERED AGENT UPON WHOM PROCESS MAY BE SERVED

Having been named as Registered Agent of Adobo Grill, LLC, to accept service of process for the above named Company, at the place designated in these Articles, I hereby acknowledge that I am familiar with my obligations as Registered Agent and agree to act in this capacity, and I further agree to comply with the provisions of all laws and regulations relative to the proper and complete performance of my duties.

Peter Veytia, Jr.

Date: March 9 , 2000

STATE OF FLORIDA ) COUNTY OF PINELLAS )

The foregoing instrument was acknowledged before me this \_\_\_\_\_\_ day of March \_\_\_\_\_\_, 2000, by Peter Veytia, Jr., who is personally known to me or who has produced as identification and who did take an oath.

Rita M. Holston
MY COMMISSION # CC812809 EXPIRES
March 26, 2003
BONDED THRU TROY FAIN INSURANCE, INC.

Print Name:

Notary Public for State of Florida

(SEAL)

Personally Known <u>\L</u>ID Produced

My Commission Expires:

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