# ATTORNEYS' TITLE Requestor's Name

ATTORNEYS' TH		<b>イリリ (                                  </b>
Requestor's Name		
660 E. Jefferson St.		`
Address		
Tallahassee, FL 32301	850-222-2785	
City/St/Zip	Phone #	
,		
CORPORATION NAME	E(S) & DOCUMENT NUMBER	(S), (if known):
1- DOUBLE D SEAF	OOD COMPANY, LLC	<del></del>
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X Walk-in	Pick-up time ASAP	XX Certified Copy
Mail-out	Will wait Photocopy	Certificate of Status AN 23 PH 2: 28
		ASS CONTRACTOR
NEW FILINGS	AMENDMENTS	₩. ¬ M
Profit	Amendment	
Non-Profit	Resignation of R.A., Officer/Dire	ector SEA 2
XXX Limited Liability	Change of Registered Agent	DA 80
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS	REGISTRATION/QUALIFICATION	N \\
Annual Report	Foreign	
Fictitious Name	Limited Partnership	
Name Reservation	Reinstatement	
	Trademark	
	Other	2000035680237

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Examiner's Initials

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# ARTICLES OF ORGANIZATION OF DOUBLE D SEAFOOD COMPANY LLC a Florida limited liability company

The undersigned member adopts the following Articles of Organization pursuant to the provisions of the Florida Limited Liability Company Act (the "Act").

#### ARTICLE I NAME OF COMPANY/PRINCIPAL OFFICE; ADOPTION

The name of the limited liability Company is **DOUBLE D SEAFOOD COMPANY LLC**, a Florida Limited Liability Company (the "Company"). The address of the Company's principal office is as follows: The Kress Building, Suite M-8, 475 Central Avenue, St. Petersburg, Florida 33701. The mailing address of the Company is as follows: The Kress Building, Suite M-8, 475 Central Avenue, St. Petersburg, Florida 33701.

### ARTICLE II PERIOD OF DURATION

The Company shall terminate on December 31, 2050, unless otherwise extended or terminated by an amendment to these Second Amended and destate Articles of Organization.

#### ARTICLE III REGISTERED OFFICE AND AGENT

The name and address of the Company's initial registered agent in the State of Florida is as follows: Ernest L. Mascara, The Kress Building, Suite M-8, 475 Central Avenue, St. Petersburg, Florida 33701.

## ARTICLE IV REQUIREMENTS FOR ADMISSION OF ADDITIONAL MEMBERS

Additional persons may be admitted to the Company as members and membership interests may be created and issued to these persons upon the approval of holders of a majority in interest of the remaining members entitled to vote.

#### ARTICLE V AUTHORIZATION OF COMMON UNITS

The maximum number of Common Units (which Common Units represent Membership Interests as defined in the Operating Agreement of the Company) that the Company is authorized to issue and have outstanding at any time is 1,000,000 Common Units. The consideration to be paid for each Common Unit shall be fixed by the Board of Directors of the Company, from time to time, and may consist of any tangible or intangible property or benefit to the Company; including, but not limited to cash, promissory notes, services performed, other securities of the Company or promises to perform services for the Company that are evidenced by a written contract with a value which is adequate, in the judgment of the Board of Directors.

#### ARTICLE VI DISSOLUTION AND RIGHT TO CONTINUE BUSINESS

The Company shall be dissolved upon the first to occur of the following:

- (a) The expiration of the term of the Company; or
- (b) Upon the written approval of the holders of eighty percent (80%) of the Common Units of the Company entitled to vote; or
- (c) Upon the occurrence of any event which would cause a distance in the Operating Agreement of the Company.

## ARTICLE VII MANAGEMENT

The business of the Company shall be managed under the direction of a Board of Directors (the "Board of Directors" or "Management Committee"). Without any limitation thereon, the Board of Directors shall have the power, on behalf and for the purposes of the Company, as set forth in the Operating Agreement of the Company. The names and business addresses of the initial Board of Directors of the Company who shall serve until the first meeting of members or until their successors are elected and qualified are named in the Operating Agreement.

#### ARTICLE VIII PURPOSE

The Company is organized for any legal and lawful purpose for which a limited liability company may be organized under all applicable Florida Statutes.

Dated this 22nd day of January, 2001 by the sole member of Double D Seafood Company LLC.

Frnest L. Mascara

FILED ON JAN 23 PM 2: 28 SECALIASSEE FLORIDA STATE OF FLORIDA
COUNTY OF PINELLAS

Before me personally appeared ERNEST L. MASCARA, who is the sole member of DOUBLE D SEAFOOD COMPANY LLC, a Florida limited liability company, which is person is known to me to be the person who executed the above-referenced Articles of Organization of Double D Seafood Company, and who took an oath.

In witness whereof, I have hereunto set my hand and seal on this 22nd day of January, 2001.



Notary Public, State of Florida at Large Leydis Nunez

My commission expires:



#### <u>CERTIFICATE OF DESIGNATION OF</u> REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.415 OR 808.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

- The name of the limited liability company is: DOUBLE D SEAFOOD COMPANY LLC, a Florida limited liability company.
- 2. The name and address of the registered agent and office is:

Ernest L. Mascara The Kress Building, Suite M-8 475 Central Avenue St. Petersburg, Florida 33701

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Dated this 22nd day of January, 2001.

FRNEST L. MASCARA

JAN 23 PM 2: 28
CHETARY OF STATE
ONHORIDA