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TALLAHASSEE, FLORIDA

LLC DISS/WITH OR REV DISS

TAURUS DE BRAZIL CHURRASCARIA, LLC

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2/2/2009 8:53 PAGE 001/001 Florida Dept of State



February 2, 2009

FLORIDA DEPARTMENT OF STATE

TAURUS DE BRAZIL CHURRASCARIA, LLC

3 EGAN DR.

PALM COAST, FL 32164

SUBJECT: TAURUS DE BRAZIL CHURRASCARIA, LLC

REF: L07000102153



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.

A statement that all debts, obligations, and liabilities of the limited liability company have been paid or discharged or that adequate provision has been made therefore pursuant to section 608.4421, Florida Statutes, must be contained in the document.

A statement that all the remaining property and assets have been distributed among its members in accordance with their respective rights and interests must be contained in the document.

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) 245-6984.

Deborah Bruce Regulatory Specialist II FAX Aud. #: H09000018819 Letter Number: 909A00003572

PECKETALY OF STATE ALLAHASSEF HOSE

ARTICLES OF DISSOLUTION

Pursuant to 608.445, Florida Statutes, this Florida Limited Liability Company submits the following articles of dissolution:

FIRST: The name of a limited liability company is: TAURUS DE BRAZIL CHURRASCARIA, LLC SECOND: The articles of Organization were filed on 10/08/2007 and assigned document number L07000102153 THIRD: The date the dissolution was approved: 01/23/2009 FOURTH: All debts, obligations and liabilities of the LLC have been paid or discharge. Adequate provision has been made for the debts, obligations and liabilities pursuant to s. 608.4421. FIFTH: No debt of the Limited Liability Company remains unpaid. SIXTH: All remaining property and assets have distributed among its members in accordance with their respective right and interests. **SEVENTH: Adoption of Dissolution** There are no suits pending against the company in any court. Adequate provision has been made for the satisfaction of any judgment order or decree which may be entered against it in any pending suit. Signed this 23rd day of January, 2009



Rosangela Bloomfield Manager Member