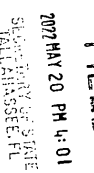
L22000219951

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



900388153399



022 MAY 20 PM I2: 0

RECEIVED

CORPORATION SERVICE COMPANY 1201 Hays Street Tallhassee, FL 32301 Phone: 850-558-1500 ACCOUNT NO. : I2000000195 REFERENCE : 697030 AUTHORIZATION \$ 450/00 COST LIMIT : ORDER DATE: May 19, 2022 ORDER TIME : 8:40 AM ORDER NO. : 697030-005 CUSTOMER NO: 4343687 DOMESTIC AMENDMENT FILING NAME: WEST COAST BAR B Q, LTD. EFFECTIVE DATE: XX ARTICLES OF CONVERSION AND ARTICLES OF ORGANIZATION

EXAMINER'S INITIALS:

RESTATED ARTICLES OF INCORPORATION

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Alexxis Weiland -- EXT#

CERTIFIED COPY
XX PLAIN STAMPED COPY

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

FILED

Articles of Conversion For "Other Business Entity" Into

2022 MAY 20 PM 4: 01

SEUGETARY OF STATE TALLAHASSEE, FL

Florida Limited Liability Company

The Articles of Conversion <u>and attached Articles of Organization</u> are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Company in accordance with s.605.1045, Florida Statutes.

1. The name of the "Other Business Entity" immediately prior to the filing of the Articles of Conversion is: WEST COAST BAR B Q, LTD.
(Enter Name of Other Business Entity)
2. The "Other Business Entity" is a LIMITED PARTNERSHIP (Enter entity type. Example: corporation, limited partnership, general partnership, common law or business trust, etc.)
First organized, formed or incorporated under the laws of
(Enter state, or if a non-U.S. entity, the name of the country)
10/26/1994 on
(date of organization, formation or incorporation)
3. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization: WEST COAST BAR B Q LARGO, L.L.C.
WEST COAST BAR B Q LARGO, E.L.C.
(Enter Name of Florida Limited Liability Company)
4. If not effective on the date of filing, enter the effective date:
(The effective date: Cannot be prior to date of receipt or filed date nor more than 90 calendar days after
the date this document is filed by the Florida Department of State.)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.
5. The plan of conversion has been approved in accordance with all applicable statutes.
6. The "Converted or Other Business Entity" has agreed to pay any members having appraisal rights the amount to which such members are entitled under ss. 605.1006 and 605.1061-605.1072, F.S.

Signed this 11TH day of MAY	20 <u>22</u> .	
Signature of Authorized Representative of Limited Liability Company:		
Signature of Authorized Representative:		
Printed Name: EDWARD M. TITEN	Title: MANAGER	
Signature(s) on behalf of Other Business Entity: [See below for required signature(s)]		
Signature:	TAL CENEDAL DADTNED	
Printed Namer EDWARD M. TITEN, as President of Title: GENERAL PARTNER LJR PROPERTIES, INC., a Florida		
Signature: Corporation		
Printed Name:	Title	
Signature:		
Printed Name:	Title:	
Signature:		
Printed Name:	Title:	
Signatura		
Signature:Printed Name:	Title:	
Trinica Hanc.	Title,	
Signature:		
Printed Name:	Title:	
If Florida Corporation:		
Signature of Chairman, Vice Chairman, Director, or Officer.		
If Directors or Officers have not been selected, an Incorporator must sign.		
If Florida Consul Bostonoulin on Limited Linking Bostonoulin.		
If Florida General Partnership or Limited Liability Partnership: Signature of one General Partner.		
Signature of the General Farther.		
If Florida Limited Partnership or Limited Liability Limited Partnership:		
Signatures of ALL General Partners.		
All others:		
Signature of an authorized person.		
Fees:		
Articles of Conversion:	\$25.00	
Fees for Florida Articles of Organization:	\$125.00	
Certified Copy:	\$30.00 (Optional)	
Certificate of Status:	\$5.00 (Optional)	

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY



ARTICLE I - Name:

The name of the Limited Liability Company is:

WEST COAST BAR B Q LARGO, L.L.C.

ARTICLE II - Address:

The mailing address and street address of the principal office of the Limited Liability Company is:

136 7th Ave NE St. Petersburg, FL 33701

ARTICLE III - Registered Agent, Registered Office, & Registered Agent's Signature:

The name and the Florida street address of the registered agent are:

Alan S. Gassman, Esq. 1245 Court Street Clearwater, FL 33756

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 as provided for in Chapter 605, F.S.

Registered Agent's Signature

ARTICLE IV - Members and Managers:

The name and address of each person authorized to manage and control the Limited Liability Company:

Title: Name and Address:

MGR EDWARD M. TITEN
136 7th Ave NE
St. Petersburg, FL 33701

ARTICLE V - Effective Date:

Effective date, if other than the date of filing: (OPTIONAL) (If an effective date is listed, the date must be specific and cannot be more than five (5) business days prior to or ninety (90) days after the date of filing.)

ARTICLE VI - Other provisions, if any.

Written Operating Agreement

Any operating agreement entered into by the Members of the Limited Liability Company, and any amendments or restatements thereof, shall be in writing, and shall govern all matters relating to the governance of the affairs of the Limited Liability Company, the conduct of its business and the relations of its Members, including without limitation, the amendment of these Articles. No oral agreement among any of the Members or Managers of the Limited Liability Company shall be deemed or construed to constitute any portion of, or otherwise affect the interpretation of, any written operating agreement of the Limited Liability Company, as amended and in existence from time to time.

Voting and Non-Voting Membership Interests

The Company shall consist one percent (1%) of the ownership interests having voting Membership rights and ninety-nine (99%) of the ownership interests have non-voting Membership rights. The holders of the one percent (1%) voting Membership Units shall have a fiduciary duty to vote their Membership Interests based upon the same standard which applies to General Partners of a Limited Partnership in the State of Florida. The non-voting Members shall have rights as provided under the Florida Statutes, and as would apply to the Limited Partners of a Florida Limited Partnership. The Members may designate by written agreement and/or certificate of ownership whether Membership Interests that they are acquiring are voting or non-voting, but if not specifically designated, any issued Member Interests shall be considered to be non-voting.

REQUIRED SIGNATURE:

Signature of a member or an authorized representative of a member.

(In accordance with section 605.0203(1)(b), Florida Statutes, the execution of this document constitutes an affirmation under the penaltics of perjury that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.)

ALAN S. GASSMAN, Esq. Typed or printed name of signee

J:\T\Titen, Edward and Lisa\WEST COAST BAR B Q, ETD, (FL)*Conversion to LLC\Articles of Organization (FL).1a.wpd (anno 05/9/2020)