1.19500000195

BOROUGHS, GHAM, BENNETT & MORLAN

PROFESSIONAL ASSOCIATION

R. LEE BENHETT
THOMAR HONOUGHM
WILLIAM A. GRIMM
HAROLD E. MORLAM, II
JOHN R. BIMPRON, JR
DOUGLAR E. STANGLICH
ROBERT J. BIOVARH

POLEABLE PINE STREET
BUITE BOO
POST OFFICE BOX 3309
ORLANDO, FLORIDA 32802 3309
TELEPHONE (407) 841-3383
TELECOPIER (407) 843-9887

EDWAND'N ALFRANDEN, JR ^e Renneth P Hazogni

HOREST W BOYD

March 1, 1995

Secretary of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

34040400114221833 -03/05/95-01014--002 -+++285.00 -+++285.00

Re: Bite My Beef Products, L.C.

Gentlemen:

Enclosed for filing with your office please find the original and one copy of the Articles of Organization of "Bite My Beef Products, L.C.," the "Affidavit of Membership and Contributions of Bite My Beef Products, L.C.," and the "Statement Designating Registered Agent and Office of Bite My Beef Products, L.C." Also enclosed is this firm's check in the amount of \$285.00 for filing fee and registered agent fee.

Please return the stamped copy of the Articles to the undersigned in the enclosed self-addressed and stamped envelope.

Thank you for your assistance.

Yours very truly,

RLB/reb

Enclosures

a:\secstate.ltr

789, 1147; N 65-4887 LAW OFFICER

BOROUGHS, GRIMM, BENNETT & MORLAN

PROFESSIONAL ASSOCIATION

H. LEE BENNETT THOMAS BONOUGHS WILLIAM A. ORIMM HAROLD E. MORLAN, 11 JOHN R. BIMPBON, JR.

20) KABT PINC BTREET
BUITE BOO
PORT OFFICE BOX 3300
OHLAHOO, FLORIDA 32802-3300

TELEPHONE (407) 841-3383 TELECOPIER (407) 843-9887

March 10, 1995

HOUGIAR E STANCHEN HONERT J STOVARH

EDWAND N. ALEXANDEN, JN. KENNETH P. HAFOURI

HONERT W. NOYD

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

Attn: Bobbi Eldridge

Re: Bite My Beef Products, L.C.

Dear Ms. Eldridge:

I am most appreciative of the department's reconsideration of the issue of a foreign limited liability company not being required to register or qualify to do business in the state of Florida simply to be a managing member of a Florida limited liability company.

You asked that I note that we would like to have the original date that this document was to be filed as its filing date. I am not sure when it was received by the Department of State, but the transmittal letter back to me is dated March 6, 1995. We sent it on March $\underline{1}$, 1995.

Our check for \$285.00 was retained by your office. The original and one copy of the Articles of Organization, Affidavit of Membership and Contribution, and Statement Designating Registered Agent and Office are enclosed with this letter, as is a copy of your transmittal letter to us dated March 6, 1995. Thank you again.

Yours very truly,

R/ Lee Bennett

RLB/reb Enclosures

a \meentat.ltr

ARTICLES OF ORGANIZATION OF BITE MY BEEF PRODUCTS, L.C.

The undersigned certify that we have associated ourselves, together for the purpose of becoming a limited liability company, under the laws of the State of Florida, providing for the formation, rights, privileges, and immunities of limited liability companies for profit. We further declare that the following Articles shall serve as the Charter and authority for the conduct of business of the limited liability company (the "Company").

ARTICLE I

NAME AND PRINCIPAL PLACE OF BUSINESS

The name of the Company shall be Bite My Beef Products, L.C., and its principal office shall be located at 397 Gilston Court in the City of Heathrow, County of Seminole, State of Florida, but it shall have the power and authority to establish offices at any other place or places as the members may designate.

ARTICLE II

PURPOSES AND POWERS

In addition to the powers authorized by the laws of the State of Florida for limited liability companies, the general nature of the business or businesses to be transacted, and which the Company is authorized to transact, shall be as follows:

- 1. To engage in any activity or business authorized under the Florida Statutes.
- 2. In general, to carry on any and all incidental business; to have and exercise all the powers conferred by the laws of the State of Florida, and to do any and all things set forth in these Articles to the same extent as a natural person might or could do.
- 3. To purchase or otherwise acquire, undertake, carry on, improve, or develop, all or any of the business, good will, rights, assets, and liabilities of any person, firm, association, or corporation carrying on any kind of business of a similar nature to that which this Company is authorized to carry on, pursuant to the provisions of these Articles; and to hold, utilize, and in any manner dispose of the rights and property so acquired.
- 4. To enter into and make all necessary contracts for its business with any person, entity, partnership, association, corporation, domestic or foreign, or of any domestic or foreign state, government, or governmental authority, or of any political or administrative subdivision, or department, and to perform and

carry out, assign, cancel, or rescind any of such contracts.

- 5. To exercise all or any of the Company powers, and to carry out all or any of the purposes, enumerated in these Articles and otherwise granted or permitted by law, while acting as agent, nominee, or attorney-in-fact for any persons or corporations, and perform any service under contract or otherwise for any corporation, joint stock company, association, partnership, firm, syndicate, individual, or other entity, and in this capacity or under this arrangement develop, improve, stabilize, strengthen, or extend the property and commercial interest of the property and to aid, assist, or participate in any lawful enterprise in connection with or incidental to the agency, representation, or service, and to render any other service or assistance it may lawfully do under the laws of the State of Florida, providing for the formation, rights, privileges, and immunities of limited liability companies for profit.
- 6. To do everything necessary, proper, advisable, or convenient for the accomplishment of any of the purposes, or the attainment of any of the objects, or the furtherance of any of the powers set forth in these Articles, either alone or in association with others incidental or pertaining to, or going out of, or connected with its business or powers, provided the same shall not be inconsistent with the laws of the State of Florida.

The several clauses contained in this statement of the general nature of the business or businesses to be transacted shall be construed as both purposes and powers of this Company, and statements contained in each clause shall, except as otherwise expressed, shall in no way be limited to or restricted by reference to or inference from the terms of any other clause. They shall be regarded as independent purposes and powers.

Nothing contained in these Articles shall be deemed or construed as authorizing or permitting, or purporting to authorize or permit the Company to carry on any business, exercise any power, or do any act which a limited liability company may not, under Florida law, lawfully carry on, exercise, or do.

ARTICLE III

EXERCISE OF POWERS

All Company powers shall be exercised by or under the authority of, and the business and affairs of this Company shall be managed under the direction of, the members of this Company. This Article may be amended from time to time in the regulations of the Company by a vote of the majority in interest of the members of the Company.

ARTICLE IV

MANAGEMENT

Management of this Company shall be vested in its members, whose names and addresses are as follows: Gary Hughes, 397 Gilston Court, Heathrow, Florida 32746, and Tom Diam Investments Limited, a limited liability company organized in Grand Turk, Turks and Caicos Islands, British West Indies, whose address is Hibiscus Square, Pond Street, PMB9, Grand Turk, Turks and Caicos Islands, British West Indies, in proportion to their respective contributions to the capital of the Company, as adjusted from time to time.

ARTICLE V

MEMBERSHIP RESTRICTIONS

Members shall have the right to admit new members by unanimous consent. Contributions required of new members shall be determined as of the time of admission to the Company.

A member's interest in the Company may not be sold or otherwise transferred, in whole or in part, except with the written consent of the majority in interest of the members.

On the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member, or the occurrence of any other event that terminates the continued membership of a member in the Company, the remaining members shall have the right to continue the business on the written consent of the majority in interest of the remaining members. As used in these Articles the term "majority in interest" shall mean a vote of the members holding the majority of the profits interests and a majority of the capital interests of the Company, all measured as of the event of sale or transfer or as of the event of dissolution, whichever applicable.

ARTICLE VI

DURATION

This Company shall exist perpetually unless dissolved in a manner provided by law, or as provided in the regulations adopted by the members.

ARTICLE IX

INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The address of the initial registered office of the Company is 397 Gilston Court, City of Heathrow, County of Seminole, State of Florida, and the name of the company's initial registered agent at that address is Gary Hughes.

The undersigned, being one of the original members of the Company, certifies that this instrument constitutes the Articles of Organization of Bite My Beef Products, L.C.

Executed by the undersigned at Orlando, Florida on February 1995.

Gary Hughes

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

The undersigned is familiar with the obligations of the registered agent and hereby accepts the appointment to serve as the initial Registered Agent of BITE MY BEEF PRODUCTS, L.C.

Gary Hyghes

g:\common\i1b\hughen\aifincor 11c 2/16/95

AFFIDAVIT OF MEMBERSHIP AND CONTRIBUTIONS

State of Florida County of Orange

In compliance with Florida Statutes Section 608.407(2), the undersigned member or authorized representative of a member of Bite My Beef Products, L.C. deposes and says:

- 1. The limited liability company identified above has at least two members.
- 2. The total amount of cash contributed by the members is \$29,960.00.
- 3. No property other than cash is being contributed by the members.
- 4. The amount of cash or property anticipated to be contributed by the members in addition to the amounts in paragraphs 2 and 3 above is \$30,000.00.

Gary Hughes

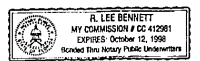
STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this day of February, 1995, by GARY HUGHES, a member, on behalf of Bite My Beef Products, L.C., a Florida limited liability company. He produced a Florida driver's license, number H220-295-58-163, as identification.

NOTARY PUBLIC

Print, Type or Stamp Commissioned Name of Notary Public:

g:\common\rlb\hughes\affmem.con 2/16/95



STATEMENT DESIGNATING REGISTERED AGENT AND OFFICE

State of Florida County of Orange

Purmuant to the provisions of Section 608.415 of the Florida Limited Liability Company Act, the limited liability company identified below submits the following statement in designating its registered office and registered agent in the State of Florida:

The name of the limited liability company is Bite My Beef Products, L.C.

The name of the registered agent for Bite My Beef Products, L.C., is Gary Hughes and the street address of the company's principal office where the agent is located is 397 Gilston Court, Heathrow, Florida 32746.

This statement is to acknowledge that, as indicated above, Bite My Beef Products, L.C., has appointed me, Gary Hughes, as its registered agent to accept service of process for the company at the place designated above in this certificate. I accept this 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 February 17, 1995.

Gary Hughes

STATE OF FLORIDA COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this day of February, 1995, by Gary Hughes, a member, on behalf of Bite My Beef Products, L.C. a Florida limited liability company. He produced a Florida driver's license, number H220-295-58-163, as identification.

NOTARY PUBLIC

Print, Type or Stamp Commissioned Name of Notary Public:

R. LEE BENNETT
MY COMMISSION # CC 412981
EXPIRES: October 12, 1998
Bondod Thru Notary Public Undonwriters

FILE NOW: Fee after May 1, will be \$263.75

\$	ING FEE 238.75 Name and Mailing	Annual Report & Mako Chock Payat Audross	ייט יט; דענ	.76 Corpora	PARTI	CAIT OF OF ALL	4/		ILED 26 PH 1+5	53	
BITE MY BEEF PRODUCTS, L.C. 397 GILSTON COURT								SECRETARY UP STATE TALLAHASSEE, FLORIDA			
	HEATHRO	W FL 32746					397 G	ILSTON CO ROW FL 32	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	L 1/27	
2. 14	Incipal Place of D	is incorrect in any way, line t	hrough Incorre	el informatio	O acud motor (orrection in Block 2a	4				
505 E. First Street			1	2n. Maing Address 505 E. First Street				ganized or Qualified	3a. Sinte of Fe	ormation	
			Suno, A	Suito, Apr. #, etc.				1995	FL		
City & Sinto				ty & State			4. FEI Number Applied For				
Sanford, M.ORIDA			Sanford, FLORIDA			Λ	59-331-7944 Not Applicable				
•	2771 Country		Zip Coc		Coun	lty	6. Date of Last Report		d, Certificate of Sinius Desired		
7. Name and Address of Curre				32771 U		5.Λ.	N/A	N/A		NR 15 Additional Fee Required	
	ES, GARY		. riagistored	Agent		Namo	8. Name and	Address of New Re	glatered Agent		
. Pursu a registo a registo		ons of Sections 608.418 a lored agent, or both, in the coept the obligations.					·	1444	2th, code ++1	5017 **238.75	
Title	Managing Members/Managers			IPOTE Registered Agent signalura required where revisiting)			, DATE				
	www.mannage		Bus		Busines	Stroot Address		City, State and Zip Code			
ſ	HUGHES, GARY			97 GILSTON COURT				HEATHROW FL			
4	TOM DIAM INVESTMENTS,		s, #I	#IBISCUS SQUARE, PONI			D STRE	TURKS ANI	CAICOS	ISLA	
	by certify that the i	nformation supplied with ion indicated on this anni of the limited liability com or on an attachment with i	this filing is vo	luntarity fum	ished and the	does not qualify for it my signature sha vered to execute th	the exemption	stated in Section 119	107/01/11/15		