

Florida Department of State Division of Corporations

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COR AMND/RESTATE/CORRECT OR O/D RESIGN WORLD OF BEER FRANCHISING, INC.

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COVER LETTER

Division of Corporations WORLD OF BEER FRANCHISING, INC. NAME OF CORPORATION: P070000 63171 DOCUMENT NUMBER: The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Rebecca A. Diller, Corporate Paralegal Name of Contact Person . Quarles & Brady LLP Firm/ Company 101 E. Kennedy Boulevard, Suite 3400 Address Tampa, Florida 33602 City/ State and Zip Code E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call; Rebecca A. Diller Name of Contact Person Area Code & Daytime Telephone Number Buolosed is a check for the following amount made payable to the Florida Department of State: S35 Filing Fee □\$43.75 Filing Fee & 圖\$43.75 Filing Fee & □\$52.50 Filing Fee

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Mailing Address
Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Certificate of Status

TO: Amendment Section

Street Address
Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahasses, FL 32301

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QB\19071965

Articles of Amendment to Articles of Incorporation WORLD OF BEER FRANCHISING, INC. (Name of Corporation as currently filed with the Florida Dept. of State) P070000 63171 (Dogument Number of Corporation (if known) Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida Profit Corporation adopts the following amendment(s) to its Articles of Incorporation: A: If amending name, enter the new name of the corporation: N/A name must be distinguishable and contain the word "corporation," "company," or "incorporated" or the abbreviation "Corp.," "Inc.," or Co.," or the designation "Corp." "Inc.," or "Co". A professional corporation name must contain the word "chartered," "professional association," or the abbreviation "P.A." B. Enter new principal office address, if applicable; (Principal office address MUST BE A STREET ADDRESS) C. Enter new mailing address. If applicables (Muiling address MAY BE A POST OFFICE BOX D. If amending the registered agent and/or registered office address in Florida, onter the name of the new registered agent and/or the new registered office address: er Litt Name of New Registered Agent (Florida street address) New Registered Office Address: (Zip Code) New Registered Agent's Signature, If changing Registered Agent:

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I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

(Astach additional sheets, if necessary) Please note the officer/director title by the first letter of the office title: P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustes; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each officeheld. President, Treasurer, Director would be PTD. Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Janes is listed as the Y. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. There should be noted as John Dos. PT as a Change. Mike Jones, V as Remove, and Sally Smith, SV as an Add. Éxample: X Change John Dos X Remove Y Mike Jones <u>SY</u> DbA X_ Sally Smith Typs of Action Title Nàme (Check One) N/A 1) ____ Change _____ Add Ramayo 2) ____ Change Add Remove 3) ____ Change Add Remove Change Add Remove 5) ____ Change _ Add Remove 6) ____ Change _ Add Remove

If amending the Officers and/or Directors, enter the little and name of each officer/director being removed and title, name, and

address of each Officer and/or Director being added:

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	of incorporation of the Corporation is hereby amended to read in its entirety as follows:
	ARTICLE IV
The surface of se	
	ares which the Corporation shall have suthority to issue is One Million (1,080,000) shares,
consisting of one class	only, designated as "Common Stock."
Effective as of the	close of business on the date of receipt of this Amendment to the Articles of Incorporation
y the Florida Departme	ent of State, this Amendment shall effect a stock split pursuant to which avery issued and
utstanding share of Co	mmon Slock (the "Old Common Stock"), shall automatically and without action on the part o
he shareholders, be co	nverted into and reconstituted as Eight Thousand Two Hundred (8,200) fully-paid and non-
ssessable shares of Co	ommon Stock (the "New Common Stock") without increasing or decreasing the amount of
tuted capital or pald-in	surplus of the Corporation. Each holder of a certificate or certificates that, immediately prior
this Amendment beco	ming effective pursuant to the Florida Business Corporation Act, represented outstanding
hares of the Old Comm	on Stack (the "Old Certificates") shall be entitled to receive a certificate or certificates for
ne number of shares of	New Common Stock they own by presenting their Old Certificates to the Corporation for
encellation and exchan	de.
· · · · · · · · · · · · · · · · · · ·	V
If an emendment pe	ovides for an exchange, reclassification, or cancellation of issued shares, countrying the amendment if not contained in the amendment itself;
provisions for impl (if not applicable)	
provisions for impl	

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The date of each amendment(s) ad	leption: January / , 2013
Effective date if applicable:	· · · · · · · · · · · · · · · · · · ·
	(no mure than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ÖNE)
The emendment(s) was/were ado by the shareholders was/were sur	poed by the shareholders. The number of votes east for the amendment(s) florent for approval.
	roved by the shareholders through voting groups. The following statement each voting group entitled to vote separately on the unentanent(s):
"The number of votes east i	for the amendment(s) was/wore sufficient for approval
by·	<u> </u>
	(voting group)
ection was not required.	pted by the bourd of directors without shareholder action and shareholder
Dated Janua	ny /0,2019
Signature	The Contract of the Contract o
selected	rector, president of other officer - if directors or officers have not been to by an incorporator - if in the hands of a receiver, trustee, or other court and fiduciary by that fiduciary).
	Benjamin P. Novello
-	(Typed or printed numb of person signing)
	President
• • •	(Title of person signing)

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