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R. WHITE

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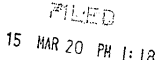
TO: Amendment Section
Division of Corporations

NAME OF CORPOR	ATION: COLORADO	BOXED BEEF CO. IN	TERNATIONAL, INC.				
DOCUMENT NUMB	D400000000						
The enclosed Articles of	of Amendment and fee are su	abmitted for filing.					
Please return all corres	pondence concerning this ma	atter to the following:					
	PHILIP WHITING	.					
-		Name of Contact Person	n				
!	COLORADO BOXED BEEF CO						
-		Firm/ Company					
;	302 PROGRESS RD						
	,	Address					
	AUBURNDALE,	FL 33823					
_		City/ State and Zip Cod	e				
D M	/LITING@CDDG						
P.WHITING@CBBCORP.COM E-mail address: (to be used for future annual report notification)							
	E-man address; (to be u	sed for future annual report	nottication)				
70. f		11					
for further information	concerning this matter, pleas	se call:					
PHILIP WHIT	ING	_{at (} 863	, 551-4452				
Name of Contact Person			de & Daytime Telephone Number				
Enclosed is a check for the following amount made payable to the Florida Department of State:							
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)				
Mailing Address			Address				
	dment Section	Amendment Section					
	on of Corporations	Division of Corporations					

P.O. Box 6327 Tallahassee, FL 32314

Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation



COLORADO BOXED BEEF CO. INTERNATIONAL, INC.

(Name of Corporation as currently filed with the Florida Dept. of State)

(Name of Corporation as	s currently thea with the	Florida Dept. of State)	The state of the s
P10000002806		e744	at significant
(Documer	nt Number of Corporation	(if known)	
Pursuant to the provisions of section 607. its Articles of Incorporation:	1006, Florida Statutes, thi	s Florida Profit Corporation a	dopts the following amendment(s)
A. If amending name, enter the new na	ame of the corporation:		
N/A			The new
name must be distinguishable and con "Corp.," "Inc.," or Co.," or the design word "chartered," "professional associa	nation "Corp," "Inc," or	"Co". A professional corpor	orated" or the abbreviation ration name must contain the
D. Enter new principal office address	if annliaghlar	N/A	
B. Enter new principal office address, (Principal office address MUST BE A S	TREET ADDRESS)		
C. Enter new mailing address, if appli (Mailing address MAY BE A POST)	icable: OFFICE BOX)	N/A	
(<u> </u>		
D. If amending the registered agent an	ıd/or ragistarad office ad	dress in Florida, enter the na	me of the
new registered agent and/or the new			me or the
Name of New Registered Agent	N/A		
Name of New Registered Agent			-
		16	_
	NI/A	street address)	
New Registered Office Address:		, Florida	3
	(Cit	(y)	(Zip Code)
New Registered Agent's Signature, if c	hanging Registered Age	nt·	
I hereby accept the appointment as regist			ns of the position.
Si	gnature of New Registered	d Agent, if changing	_

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach 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 = Trustee; 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 office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

X Change	<u>PT</u>	John Do	<u>oe</u>					
X Remove	<u>V</u>	Mike Jo	<u>ones</u>					
X Add	<u>sv</u>	Sally St	mith_					
Type of Action (Check One)	<u>Title</u>		<u>Name</u>	•			Address	
1) Change	N/A	_	N/A				N/A	
Add								··
Remove		16 mm 1 7 , 17 , 17 , 17 , 17 , 17 , 17 ,	v 12 2 11404 - 161 - 154 sain page	e yanesan y , and a	,	γ		45 F. F. F. F. W. W. W. F. F.
2) Change								:
Add								
Remove								
3) Change		_						
Add			,		•			
Remove								
4) Change		_						
Add								. <u> </u>
Remove			•					
5) Change		_		<u> </u>				
Add								
Remove								
6) Change		_						
Add								
Remove			٠					

E. <u>If amending or adding additional Articles, enter change(s) here:</u> (Attach additional sheets, if necessary). (Be specific)
ARTICLE V - CAPITAL STOCK
The maximum number of shares of capital stock that the Corporation is authorized to
issue and have outstanding at any one time is One Thousand (1,000) shares of
common stock having a par value of Two Dollars and Fifty Cents (\$2.50) per share.
·
F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares,
provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)
N/A

The date of each amendment(s) adoption: 01/11/2010	, if other than th
date this document was signed.	
Effective date if applicable: 01/11/2010	
(no more than 90 days after amendment file date)	
Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were adopted by the shareholders. The number of votes cast for the amendmente by the shareholders was/were sufficient for approval.	(s)
The amendment(s) was/were approved by the shareholders through voting groups. The following statem must be separately provided for each voting group entitled to vote separately on the amendment(s):	ent
"The number of votes cast for the amendment(s) was/were sufficient for approval	
by" (voting group)	
The amendment(s) was/were adopted by the board of directors without shareholder action and sharehold	lor-
action was not required.	,
The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.	
Dated 1-17-15	
Signature	
(By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other cou appointed fiduciary by that fiduciary)	
JOHN SATERBO	
(Typed or printed name of person signing)	
DIRECTOR	
(Title of person signing)	