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TO: Amendment Section **Division of Corporations** NAME OF CORPORATION: KHERUTH FARM INC. DOCUMENT NUMBER: P11000041828 * INCLUDES NAME CHANGEX The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: TERRY-ANN LYNCH Name of Contact Person Firm/ Company 6511 NOVA DRIVE SUITE 198 Address DAVIE, FLORIDA 33317 City/ State and Zip Code 7threeviews@gmail.com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: TERRY-ANN LYNCH Name of Contact Person Enclosed is a check for the following amount made payable to the Florida Department of State: \$35 Filing Fee **□\$43.75** Filing Fee & □\$43.75 Filing Fee & □\$52.50 Filing Fee Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy enclosed) (Additional Copy is enclosed) **Mailing Address** Street Address

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

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF KHERUTH FARM INC. DOCUMENT # P11000041828

Pursuant to the provisions of section 607.1006, Florida Statutes, this Florida profit corporation adopts the following articles of amendment to its Articles of Incorporation:

FIRST: The Amendments (s) adopted:

ARTICLE 1

The name of the corporation is: TWELVE TOTEMS INC.

ARTICLE 2

The principal place of business address is:

6511 NOVA DRIVE SUITE 198 DAVIE, FLORIDA 33317

The mailing address of this corporation is:

6511 NOVA DRIVE SUITE 198 DAVIE, FLORIDA 33317

Its business shall be carried out at Broward County, and at such other places in the State of Florida and in the United States and foreign countries as may from time to time be authorized by the Board of Directors.

ARTICLE 3

The purpose for which this corporation is organized:

ANY AND ALL LAWFULL BUSINESS

ARTICLE 4

This Corporation shall exist perpetually unless sooner dissolved according to the law.

ARTICLE 5

The Capital Stock authorized, the par value thereof, and the characteristics of such stock shall be as follows:

100 Shares of Common Stock at \$0.01 Par Value

All said stock shall be payable in cash, property (real or personal) labor or services in lieu of cash, at such valuation as may be fixed from time to time by the Board of Directors of this corporation.

ARTICLE 6

Each shareholder of any class of stock of this corporation shall be entitled to full preemptive rights to purchase any unissued or treasury shares of the corporation and any securities of the corporation convertible into or carrying a right to subscribe to or acquire any unissued or treasury shares.

ARTICLE 7

The registered agent and the registered street address of the corporation is:

TERRY-ANN LYNCH 6511 NOVA DRIVE SUITE 198 DAVIE, FLORIDA 33317

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature:

Terry-Ann Lynch, Registered Agent

Date

ARTICLE 8

The names and street addresses of the first Board of Directors of this Corporation, who shall hold office for the first year or until successors are elected or appointed and have been qualified shall be:

TERRY-ANN LYNCH 6511 NOVA DRIVE SUITE 198 DAVIE, FLORIDA 33317 This corporation shall have ONE (1) Director initially. The number of directors may be raised or lowered by amendment of the Bylaws of the corporation but shall in no case be less than ONE (1).

ARTICLE 9

The name and address of the incorporator of this corporation are as follows:

TERRY-ANN LYNCH 6511 NOVA DRIVE SUITE 198 DAVIE, FLORIDA 33317

ARTICLE 10

The power to adopt, alter, amend or repeal the By-laws shall be vested in the Board of Directors and the Shareholders provided, however, that the Shareholders may specifically provide in any By-Laws made by them that such By-Laws shall not be altered, amended or repealed by the Board of Directors.

ARTICLE 11

At each election for directors, every shareholder entitled to vote at such election shall have the right to cumulate his or her votes by giving one candidate as many votes as the number of directors to be elected at that time multiplied by the number of his or her shares, or by distributing such votes on the same principle among any number of such candidates.

ARTICLE 12

An affirmative vote of seventy-five (75%) per cent of the shares of this corporation issued and outstanding, entitles to vote thereon shall be required for the authorization of any resolution to dissolve this corporation.

ARTICLE 13

Shares of Capital Stock of this Corporation shall be issued initially to the following person(s) and in the amounts set opposite the name:

Terry-Ann Lynch 100 shares

Before there can be a valid sale or transfer of any of the common shares of the corporation by any holder thereof, such holder shall first offer said shares to the corporation and then to the other holders of common shares in the following manner:

 Such offering shareholder shall deliver a notice in writing by mail or otherwise to the secretary of the corporation stating the price, terms and

conditions of such proposed sale or transfer, the number of shares to be sold or transferred, and his/her intent to sell or transfer such shares. Within eight (8) days there-after, the corporation shall have the prior right to purchase such shares so offered at the price and on the terms and conditions stated in the notice; provided, however, that the corporation shall not at any time be permitted to purchase all of its outstanding voting shares. Should the corporation fail to purchase the shares at the expiration of the eight (8) day period, or prior thereto decline to purchase the shares, the secretary of the corporation shall, within five (5) days thereafter, mail or deliver to each of the common shareholders of record a copy of the notice given by the shareholder to the secretary. Such notice may be delivered to the shareholders personally, or may be mailed to them at their last known address, as such address may appear on the books of the corporation. Within eight (8) days after the mailing or delivering of the copies of the notice, any such shareholder of shareholders desiring to acquire any part or all of the shares referred to in the notice shall deliver by mail, or otherwise, to the secretary of the corporation a written offer or offers, expressed to be acceptable immediately, to purchase a specified number of such shares at the price and on the terms stated in the notice. Each such offer shall be accompanied by the purchase price thereof with authorization to pay such price against delivery of the shares.

- 2) If the total number of shares specified in the offers to purchase exceeds the number of shares to be sold or transferred, each offering shareholder shall be entitled to purchase such proportion to such shares as the number of the shares of the corporation which he holds bears to the total number of shares held by all shareholders desiring to purchase the shares.
- 3) If all the shares to be sold or transferred are not disposed of under such apportionment, each shareholder desiring to purchase shares in a number in excess of his/her proportionate share, as provided above, shall be entitled to purchase such proportion of those shares which remain thus undisposed of as the total number of shares which he/she holds bears to the total number of shares held by all of the shareholders desiring to purchase shares in excess of those to which they are entitled under such apportionment.
- 4) If within said eight (8) day period, the offer or offers to purchase aggregate less than the number of shares to be sold or transferred the shareholder desiring to sell or transfer such shares shall not be obligated to accept any such offer or offers and may dispose of all of the shares referred to in the notice to any person or persons whomsoever; provided, however, that they shall not sell or transfer such shares at a lower price

 or on terms more favorable to the purchaser or transferee than those specified in the notice to the secretary of the corporation.

ARTICLE 14

The Corporation shall be managed by the Board of Directors unless the Shareholders, shall by a majority vote, hereafter determine that the Corporation shall be managed by the Shareholders.

ARTICLE 15

This corporation shall have all of the powers enumerated in the Florida Business Corporation Act. The provisions of said act shall extend to this corporation insofar as the same shall be applicable.

ARTICLE 16

The Shareholders of this Corporation shall have the exclusive authority to fix the compensation of the directors of this Corporation.

ARTICLE 17

No contract or other transaction between this corporation and one or more of its directors or any other corporation, firm, association, or entity in which one or more of the directors are directors or officers, or are financially interested shall be either void or voidable because of that relationship or interest, or because that director or those directors are present at the meeting of the Board of Directors or a committee that authorizes, approves or ratifies the contract or transaction or because his, her or their votes are counted for that purpose, if:

- The fact of that relationship or interest is disclosed or known to the Board
 of Directors or committee that authorizes, approves or ratifies the contract
 or transaction by a vote or consent sufficient for the purpose without
 counting the votes or consent of the Shareholders; or
- The fact of that relationship or interest is disclosed or known to the Shareholders entitled to vote and they authorize, approve or ratify the contract or transaction by vote or written consent; or
- 3) The contract or transaction is fair and reasonable as to the corporation at the time it is authorized by the board, committee or the Shareholders.

ARTICLE 18

This corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law. A director shall not be liable to the corporation or its

shareholders for monetary damages due to breach of fiduciary duty, unless the breach is a result of self-dealing, intentional misconduct, or illegal actions.

ARTICLE 19

This corporation, through its shareholders, reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment hereto.

SECOND:

The date of each amendment's adoption is: December 24th, 2017

THIRD:

Adoption of Amendment(s)

The amendments were adopted by the Board of Directors without shareholder action and shareholder action was not required.

Signed this 24th day of December, 2017.

Signature:

Terry-Ann Lynch, Chairman