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	PICK UP:	11/21/2019
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	BEEBE ENTERPRISES, INC. (CORPORATE NAME AND DOCUMENT #)	
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ARTICLES OF INCORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

Palm Coast Parkway NE, Suite 607 Palm Coast, FL 32137 Name and Title: Michael D. Beebe Name and Title: Pres/Address Suite 607 Palm Coast, FL 32137 Name and Title: Name and Title: Name and Title: Address Name and Title: Name and Title: Name and Title: Address Name and Title: Name and Title: Name and Title: Address Name and Title: Name and Title: Name and Title: Address: A	
Palm Coast, FL 32137	
RIICLE IV SHARES e number of shares of stock is: PLEASE SEE ADDENDUM ATTACI RIICLE V INITIAL OFFICERS AND ADDRECTORS Name and Title: Michael D. Beebe Name and Title: Pres/ Address 250 Palm Coast Parkway NE Address: Suite 607 Palm Coast, FL 32137 Name and Title: Na	, FL 32137
ATICLE IV SHARES In number of shares of stock is: PLEASE SEE ADDENDUM ATTACIONATICLE V INITIAL OFFICERS AND/OR DIRECTORS Name and Title: Michael D. Beebe Name and Title: Pres/ Address 250 Palm Coast Parkway NE Address: Suite 607 Palm Coast, FL 32137 Name and Title: N	
Name and Title:	
Name and Title: Michael D. Beebe Name and Title: Pres/ Address 250 Palm Coast Parkway NE Address: Suite 607 Palm Coast, FL 32137 Name and Title: Name and Title:	HED
Name and Title: Michael D. Beebe Name and Title: Pres/ Address 250 Palm Coast Parkway NE Address: Suite 607 Palm Coast, FL 32137 Name and Title: Name and Title:	
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Name and T	itle:	Name and Title:	
Address		Address:	
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	GISTERED AGENT da street address (P.O. Box NOT acceptable) of	f the registered agent is:	
Name:	Michael D. Beebe	_	
Address:	250 Palm Coast Parkway NE, Su	ite 607	
_	Palm Coast, FL 32137	_	
ARTICLE VII IN	CORPORATOR		
The name and addr	ess of the Incorporator is:		
Name:	Deborah Rappaport	-	
Address:	1180 Welsh Road, Suite 280	_	
	North Wales, PA 19454	-	
	FFECTIVE DATE: er than the date of filing: is listed, the date must be specific and canno		
	erted in this block does not meet the applicable tive date on the Department of State's records.	statutory filing require	ments, this date will not be listed as
Having been named certificate. I am fami	as registered agent to accept service of process follow with and accept the appointment as register	or the above stated corp ed agent and agree to u	oration at the place designated in this ct in this capacity
_MKB	+ let		11/21/2019
Michael D. I			Date
I submit this docume document to the Dep	ent and affirm that the facts stated herein are artment of State constitutes a third degree felony	true. I am aware that : as provided for in s.8]	the false information submitted in a 7.155, F.S.
$\mathcal{A}_{\mathcal{A}}$	ebout Kappagont		11/21/2019
Required Signature/I	•		Date
Deborah Ra	appaport, Incorporator		

ADDENDUM TO ARTICLES OF INCORPORATION OF

Beebe Enterprises, Inc.

AUTHORIZED SHARES

The Corporation is organized on a stock share basis. The total number of shares of all classes of stock that the Corporation has authority to issue is 10,000,000 consisting of (a) 5,000,000 shares of Common Stock, having no par value and (b) 5.000,000 shares of Preferred Stock, having no par value. The Preferred Stock may be issued from time to time. As of the effective date of these Articles, all shares of the Preferred Stock of the Corporation are hereby designated "Preferred Stock".

The relative rights, preferences, and limitations of the share of each class is as follows:

Common Shares. The Common Stock shall have the rights to one vote per share. The cumulation of votes by a voter with other voters for election of directors is not permitted.

Preferred Shares. The Preferred Stock shall have the rights to one vote per share. The cumulation of votes by a voter with other voters for election of directors is not permitted. Holders of Preferred Stock will be entitled to dividends in a manner to be outlined in the by-laws or through amendment to these articles. In the event of liquidation, merger, or dissolution of the Corporation, holders of Preferred Stock with be compensated from the assets of the Corporation in preference to holders of Common Stock, in an amount equal to the original issue price of the Preferred Stock, in addition to any accrued unpaid dividends.