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LAW OFFICE OF ANDREW BALON 1803 East Kaley Street Orlando Florida 32806 Phone: 407-898-5232

Subj: DESANTO PIZZA PLACE # 4, INC.

Date: 11-April 1555

To: Division of Corporations

Box 6327

Tallahassee FL 32314

Enclosed are Articles of Incorporation for the above Corporation.

Please return the Charter and Receipt to the above address.

My Client's check for the same is enclosed.

Andrew Baron

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EFFECTIVE DATE

AG6-19

## ANTICLES OF INCOMPORATION OF A CORPORATION FOR PROFIT

The following Articles of incorporation are executed to establish a Corporation under the laws of the State of Piggida

ARTICLE 1 - CORPORATE MANE AND ADDRESS: The Name and Address of this Corporation:

DESANTO PIZZA PLACE # 4, INC., 531 South Semeron Blvd., Orlando FL 32792

ARTICLE 2 - INCORPORATOR/INITIAL DIRECTOR/REGISTERED AGENT and REGISTERED ADDRESS (All persons listed after the first are additional initial Directors):

Robert DeSanto, 6094 Village Circle, Orlando FL 32822

ARTICLE 3 - AUTHORIZED SHARES (Maximum Number and Par Value Per Share);

One Thousand (1000) Shares at One Dollar (\$1.00) per share.

ARTICLE 4 - AUTHORIZED SHARES OF STOCK: Any portion of the shares of stock of this corporation may be issued for cash, property, services actually performed or any right or thing having a value at least equal to the full value of the stock to be so issued. Neither promissory notes nor future services shall constitute part or full payment for the issuance of such shares. All issued shares shall be fully paid and non-assessable as though paid for in cash. The stockholders shall be the sole judges of the value of the property, right or thing exchanged for such shares and their judgment of such value shall be conclusive. The stockholders shall have the right to increase the amount of authorized shares, either with or without nominal or par value and to provide the designation, preference, voting power of, and other restrictions on, the same.

ARTICLE 5 - POWERS, PURPOSES, EXISTENCE AND COMMENCEMENT: This corporation shall have all of the powers conferred upon Corporations or Professional Associations and may engage in any business or activity, permitted by laws of the State of Florida. This corporation shall have perpetual existence and shall commence such existence on the date thems Articles are executed and acknowledged if the same are filed with the Secretary of the State of Florida within five (5) days of said execution. If said Articles are not filed with the Secretary of State of Florida within said five (5) days, the corporation shall commence its existence on the date these Articles are filed with said Secretary of State.

ARTICLE 6 - STATED CAPITAL: The stated capital of this corporation shall be the sum of the par value of all shares of the corporation having a par value that have been issued and not canceled; the amount of the consideration received by the corporation for all shares of this corporation without par value that have been issued, except such part of the consideration thereof that has been allocated to capital surplus in a manner permitted by law; and such amounts not included immediately above that had not been transferred to stated capital of this corporation, whether upon the issue of shares as a share dividend or otherwise, minus all deductions from such sums that have been effected in a manner permitted by law.

ARTICLE 7 - AMENDMENTS TO ARTICLES: Every amendment to these Articles shall be approved by the stockholders by a majority of the wherea entitled to vote thereon at a meeting called for such purposes.

ARTICLE 6 - STOCKHOLDERS ACTING IN LIEU OF DIRECTORS/OFFICERS: The business of this corporation shall be conducted by the stockholders of this corporation acting as, and in lieu of, directors. The stockholders shall be deemed directors of this corporation when their purchase of stock has been recorded in the stock ledger of this corporation and shall collectively consultute the Board of Directors. Any action required by law to be performed by directors shall be taken by the stockholders acting as directors. Each stockholder shall have votes equal to the number of shares owned by said stockholders. The Initial Director shall hold the organizational meeting of this corporation or otherwise ratify the actions of the Incorporator who may have conducted said meeting, any action of the stockholders may be taken without a formal meeting if written consent setting forth the action taken is signed by all the stockholders entitled to vote if a meeting had been hold. Said consent shall have the effect of a unanimous vote of the stockholders. In addition to the stockholders, the business of this corporation shall be conducted by such officers as may be set forth in the By-Laws of this corporation. The stockholders shall have the right to (1) issue unissued or treasury shares of this corporation for the securities of this corporation convertible into a right to subscribe or acquire shares of this corporation and containing such conditions or rights, including preemptive rights, as the stockholders may deem proper, (2) limit the transferring, assigning, pledging, deviaing, and bequeathing of the stock of this corporation and all other matters permitted by the laws of Florida in any agreement among themselvas, (3) approve the reasonable charges and expenses of incorporating this corporation. Including attorney's fees and costs and the reasonable expenses and expenses of incorporation for the shares of this corporation. The same may be allowed to be paid out of the consideration received by the corporation for the insuance of

IN WITNESS WHEREOF, I execute those Articles of Incorp-	oration. The Undersigned accepts the duties of registered agent of
	this corporation.
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Incorporator/Initial Director	Registered Agent
/	
STATE OF FLORIDA, COUNTY OF GRANGE - ACKNOWLEDGEMENT:	Before the undersigned appeared the Incorporator/Initial Director

STATE OF FLORIDA, COUNTY OF ORANGE - ACKNOWLEDGEMENT: Before the undersigned appeared the Incorporator/Initial Director and Registered Agent set forth above who acknowledged executing these Articles.

DATE SHEILA BARON

