# L03000039269

(Requestor's Name)				
. (Ad	dress)			
(Address)				
. (Cit	ty/State/Zip/Phone	e #)		
PICK-UP	MAIT	MAIL		
<b>(</b> Bu	isiness Entity Nan	ne)		
(Document Number)				
Certified Copies	_ Certificates	s of Status		
Special Instructions to Filing Officer:				
		į		

Office Use Only



600240000636

09/27/12--01024--003 \*\*60.00

12 SEP 27 AM II: 59
SHOWN OF STATE
SHOWN AND SEEL FLORIDA

### **COVER LETTER**

TO: Registration Section Division of Corporations					
SUBJECT: RED POINT L.L.C					
(Name of Limited Liability Company)					
The enclosed Articles of Dissolution and fee(s) are submitted for filing.					
Please return all correspondence concerning this matter to the following:					
VICTOR HERNANDEZ					
(Name of Person)					
(Firm/Company)					
DORAL, FL 33178					
(Address)					
DORAL, FL 33178					
(City/State and Zip Code)					
For further information concerning this matter, please call:					
DISGLA HERNANDEZ at 954 804-1376  (Name of Person) (Area Code & Daytime Telephone Number)					
Enclosed is a check for the following amount:					
\$25.00 Filing Fee & S55.00 Filing Fee & Certificate of Status Certificate of Status & Certificate of S					
MAILING ADDRESS: STREET/COURIER ADDRESS: Registration Section Registration Section					

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

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

## FILED 12 SEP 27 AM II: 59

# ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

SEGRETARY OF STATE

				TALLANASSEE, FLURID
1. The name of a limited liability company is	<u>a</u> 3	POINT	L.L.	С
2. The Articles of Organization were filed on 10/	14/	2003	and	assigned document number
3. The date the dissolution was approved: 09/10	9/21	012	·	
4. A description of occurrence that resulted in the limi 608.441, Florida Statutes, (copy 608.441 on back co			dissoluti	ion pursuant to section
(c) WRITTEN CONSENT of All o	of Th	e nempe		
Limited linbility comp	YUNG	<u> </u>		
			····	
	<u></u>			
5. CHECK ONE:				
All debts, obligations and liabilities of the		•	•	
Adequate provision has been made for the  6. All remaining property and assets have been distrib	•	•		_
rights and interests.	Juicu aini	urg no memoe	is ili acce	Adding with the responding
7. CHECK ONE:				
There are no suits pending against the com		-		
Adequate provision has been made for the entered against it in any pending suit.	satisfact	ion of any judg	gment, or	der or decree which may be
Signatures of the members having the same percentage o	of membe	rship interests	necessar	y to approve the dissolution:
Signature			Prin	nted Name
	John Londoño			
7-11		VicT	70	HERNANDEZ.
19stoller of		Dis	GLA	HERNANDEZ
- The state of the				
<u> </u>				

#### LIMITED LIABILITY DISSOLUTION AGREEMENT

THIS AGREEMENT made as of September 9, 2012 between Disgla Hernandez, a married woman joined by her Husband (hereinafter, "Party 1) of 8608 NW 113<sup>th</sup> Ct., Doral, FL 33178, Victor Hernandez, a married man joined by his wife(hereinafter, "Party 2") of 8608 NW 113<sup>th</sup> Ct., Doral, FL 33178, and John Londono, a Single Man (hereinafter, "Party 3") of 4580 NW 107 Ave, No. 108, Doral, FL 33178,

WHEREAS the parties hereto (hereinaster, the "Partners") entered into a partnership with one another (the "Partnership") pursuant to a written partnership agreement dated October 14, 2003 to carry on the business of real estate sales as Real Estate Brokers with principal offices at 10530 NW 26 ST., F-106, MIAMI FL 33172 under the name RED POINT, LLC:

WHEREAS this Agreement is entered into by Partners to provide for the dissolution and orderly winding up of the Partnership business.

NOW THEREFORE THIS AGREEMENT WITNESSES THAT in consideration of the mutual covenants and agreements herein contained and subject to the terms and conditions hereafter set out, the parties hereto agree as follows:

- 1. The Partners hereby agree the Partnership to be dissolved, effective October 15, 2012 or at such date in which the partnership is released from their lease and ceases to actively operate as a Real Estate Brokerage company, but shall be no later than December 31, 2012, (hereinafter, the "Dissolution Date") and the Partners agree that the Partnership be wound up and liquidated as of and following the Dissolution Date.
- 2. All partners shall equally participate as the 'Liquidating Partner' to liquidate and wind up the Partnership. Effective the Dissolution Date, no other Partner shall or cause to act on behalf of or bind the Partnership, represent in an official capacity or manage and control the Partnership for the purposes of its liquidation.
- 3. Other than the liquidation proceeds, none of the Partners shall be entitled to any form of compensation, make withdrawals or receive any interest on their contributions or respective shares of the Partnership capital after the Dissolution Date.
- 4. All Partners shall be equally responsible for the liquidation and winding up of the Partnership in accordance with this Agreement and as per law. The Partners shall consult each other and be in unanimous agreement to do all such things as may be required to liquidate the Partnership and shall have the unanimous consent of all Partners before selling or transferring Partnership assets, engaging professional services, signing and submitting tax matters, executing and recording the statement of dissolution of Partnership, paying and settling debts and distributing Partnership assets to the respective Partners.
- 5. Effective the Dissolution Date. liquidation proceeds shall be first applied to pay all debts and liabilities of the Partnership, and will be assumed by the Partners pro rata in the same proportion. In the event that the Partners must contribute back for the liabilities of the Partnership, then that payment must be receive by all Partners with 5 days of such request and failure to do so will be a penalty of \$50 per day which shall be divided amongst the complying Partners for each day the non-complying partner fails to pay. All of the assets and proceeds of the Partnership, if any remaining after paying all debts and liabilities, will be distributed to the Partners pro rata in accordance with their respective interests in the Partnership and in the following manner:

Disgla Hernandez – 25% Victor Hernandez – 25% John Londono – 50%

- 6. Each Partner hereby indemnifies and saves harmless the other Partner from and against any claims, demands, actions, losses and damages suffered by such Partners resulting from the failure of the Partner to pay and discharge any portion of any Partnership liability which such Partner has assumed by virtue of this Agreement.
- 7. The Partners hereby release and forever discharge one another from any and all claims, demands, actions, losses and damages whatsoever arising from or relating to the Partnership, with the exception of any claims, demands, actions, losses and damages arising from or resulting from the terms and conditions of this Agreement.
- 8. The Partners agree that Victor Hernandez and Disgla Hernandez can establish another company with the name Red Point, Red Point USA, and/or Red Point USA Florida. For the privilege of the use of the name Red Point, Victor Hernandez and Disgla Hernandez shall compensate John Londono in the amount of \$3,000.00. John Londono hereby forever releases any claim against Victor Hernandez and Disgla Hernandez, their successors, heirs and/or assigns from any liability for use of the name. The original logo, slogan, similar color scheme, marketing materials and phone numbers of the Limited Liability Company shall not be used in a future venture without the express permission of all Partners.
- 9. This Agreement shall enure to the benefit of and be binding upon the respective heirs, executors, administrators and assigns of each of the parties hereto.
- 10. This Agreement is executed in the State of Florida. If any partner or partners dispute any portion of this Agreement, now or in the future, all parties agree to submit to the jurisdiction of Miami-Dade County, Florida.