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LLC DISSOLUTION OR WITHDRAWAL BLAKEFORD WILSHIRE LLC

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November 10, 2011

FLORIDA DEPARTMENT OF STATE
Division of Corporations

BLAKEFORD WILSHIRE LLC 1829 RIVERSIDE DRIVE TITUSVILLE, FL 32780

SUBJECT: BLAKEFORD WILSEIRE LLC

REF: L10000093797

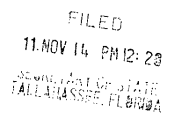
We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

A statement that all debts, obligations, and liabilities of the limited liability company have been paid or discharged or that adequate provision has been made therefore pursuant to section 608.4421, Florida Statutes, must be contained in the document.

A statement that all the remaining property and assets have been distributed among its members in accordance with their respective rights and interests must be contained in the document.

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Karen A Saly Regulatory Specialist II FAX Aud. #: H11000266452 Letter Number: 111A00025557



ARTICLES OF DISSOLUTION OF BLAKEFORD WILSHIRE, LLC

Pursuant to § 608.441 of the Florida Statutes, the undersigned hereby submits these Articles of Dissolution of BLAKEFORD WILSHIRE, LLC, a Florida limited liability company (the "LLC"), for filing.

ARTICLE I

The name of the LLC is BLAKEFORD WILSHIRE, LLC, a Florida limited liability company, Document No. L10000093797.

ARTICLE II

The dissolution of the LLC was authorized on the 7th day of November 2011, by written consent of the member of the LLC entitled to vote on the proposed dissolution, pursuant to § 608.441 of the Florida Statutes, and was effective as of the 7th day of November 2011.

ARTICLE III

All debts, obligations, and liabilities of the LLC have been paid or discharged pursuant to § 608.441, Florida Statutes.¹

ARTICLE IV

All Members of the LLC have received any remaining property of the LLC in accordance with their respective rights and interests; however, because the LLC is insolvent and funds will be insufficient to pay unsecured creditors in full, no payments or distributions will be made to the Members.

ARTICLE V

At the time of the filing of these Articles of Dissolution, there are no pending suits or administrative actions against the LLC in any court.

To the extent there are any funds recovered from the liquidation of the assets of the LLC, creditors shall receive payment according to the priority of such debt; or, if funds are not sufficient to pay all outstanding debts in full, creditors shall receive a pro rata distribution according to the priority of such debt.

ARTICLE VI

The number of votes cast in favor of dissolving the LLC was sufficient for approving a dissolution of the LLC.

Executed this 7th day of November 2011.

Jeffrey R. Fagan, Managing Member of Financial Resources Management, LLC, Managing Member and Sole Member of Blakeford Wilshire, LLC