

HOYMAN, DOBSON & COMPANY, P.A. CERTIFIED PUBLIC ACCOUNTANTS

215 Baytree Drive, Melbourne, Florida 329, 32125-018 Fa 31-259-648, www.hoyman.com

November 28, 2001

Charles W. Hoyman, Jr.
Barbara J. Oswalt
Thomas L. Kirk
Karen E. Kirkland
Deborah A. Bradley
DIRECTOR EMERITUS
Roger W. Dobson
Eugene K. Bjerning

State of Florida
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

100004703131---4 -12/04/01--01004--003 *****43.75 *****43.75

Dear Sir or Madam:

Enclosed are Articles of Dissolutions adopted by JLP Properties, Inc. The approval of the plan of liquidation and the filing of the articles of dissolution was effective November 21, 2001. Based on the plan of liquidation, all assets held in JLP Properties, Inc. were distributed to the shareholders on November 26, 2001.

Also enclosed is a check made payable to the Florida Department of State in the amount of \$43.75. This is to cover the filing fee of the articles of dissolution as well as a certified copy of the articles of dissolution.

Please mail in the enclosed envelope the certified copy of the articles of dissolution to;

Hoyman, Dobson & Company, P.A. 215 Baytree Drive, Suite 1 Melbourne, FL 32940 Attn: Roman Carraway 321-255-0088

Thank you in advance for your cooperation into this matter.

Very truly yours,

Eugene K. Bjenning Hoyman, Dobson & Company, P.A. 32 John March Marc

ARTICLES OF DISSOLUTIONS

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:		The name of the corporation is: <u>ILP.Properties</u> , Inc.		
SECOND	:	The date dissolution was authorized: November 21, 2001		
THIRD:		Adoption of Dissolution (CHECK ONE)		
		Dissolution was approved by the shareholders. T for dissolution was sufficient for approval.	TAR.	
		Dissolution was approved by vote of the sharehol groups.	ders through voting. 12: 42	
The following statement must be separately provided for ea vote separately on the plan to dissolve:			ach voting group entitled to	
The 100 s sharehold		es of votes cast for dissolution was sufficient for	approval by 100% of all	
This reso cancellation liquidation	on c	on authorizes the distribution of all the corporar r redemption of all the corporation's stock, which	tion's assets in complete is considered the plan of	
Signed th	is _ £	day of November, 200	<u>/_</u> .	
			18,342 (Number of Shares)	
James L. Perace		President		
Jar	ny	L Pearse (Signature)	21,658 (Number of Shares)	
James L.	Pear	ce, Trustee of the	Trustee	
		W . a Danisco Toist		