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SECRETARY OF STATE

D. BRUCE

MAY 0 2 2012

EXAMINER

COVER LETTER

TO: Registration Division of	Section Corporations				
	ck/Empire-I, Limited		Limited Partnership)		
The enclosed Certif	icate of Dissolution ar	nd fee(s) are submit	ted for filing.		
Please return all cor	respondence concerni	ng this matter to:		,	
Karen Davis	(Contact Person)				
OSI Restaurant	Partners, LLC (Firm/Company)				
2202 N West S	hore Blvd., 5th Fl (Address)	oor			
Tampa, FL 336	07		_		
	(City, State and Zip Code)) [5 5 N	
For further informat	ion concerning this m	atter, please call:		HAY -1 CRETAR ALLACE	
Karen Davis		at (<u>813</u>)	282-1225	ή-≺ <u>πο</u> 338	m
(Name of Con	tact Person)	(Area Code ar	nd Daytime Telephone Num	per =	D
Enclosed is a check	for the following amo	unt:		AIE S	
☑ \$52.50 Filing Fee	\$61.25 Filing Fee and Certificate of Status	☐ \$105.00 Filing Fe and Certified Copy	ee \$\Bigcup \\$113.75 \text{ Filing Fe}\$ Certified Copy, and Certificate of Status	e,	
STREET ADDRESS:		MAILING ADDRESS:			
Registration Section		Registration Section			
Division of Corporations		Division of Corporations			
Clifton Building 2661 Executive Center Circle		P. O. Box 6327 Tallahassee, FL 32314			
Tallahassee, FL 323		rananass	500, FE 32314		

CERTIFICATE OF DISSOLUTION FOR

(Name of Florida Limited Partnership or Limited Liability Limited Partnership)
Pursuant to the provisions of section 620.1203, Florida Statutes, this Florida limited partnership or limited liability limited partnership, whose certificate was filed with the Florida Department of State on 12/7/1995 4, assigned Florida document number A95000001885 , hereby submits this Certificate of Dissolution.
FIRST: Reason for dissolution: (State why partnership is submitting dissolution)
No longer doing business
SECOND: A Notice of Dissolution is attached. (Check box if attached.)
THIRD: Effective date, if other than the date of filing:
(Effective date cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State.)
Signatures of each general partner or the person appointed pursuant to s. 620.1803(3) or (4), F.S.:
Joseph J. Kadow
Authorized Representative of