H89366

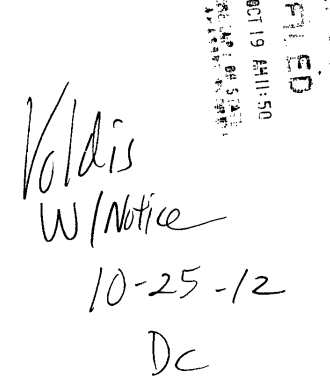
(Re	equestor's Name)				
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PICK-UP	☐ WAIT	MAIL			
(Business Entity Name)					
(Document Number)					
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10/19/12--01010--016 **35.00



COVER LETTER

TO: Amendment Section Division of Corporations
SUBJECT: DISSOLUTION OF S CORPORATION
DOCUMENT NUMBER: # 89366
The enclosed Articles of Dissolution and fee are submitted for filing.
Please return all correspondence concerning this matter to the following:
HAROLD BARBER
(Name of Contact Person)
THE GRASS RAT INC.
(Firm/Company)
9626 BIRNAMWOOD STREET (Address)
(Address)
RIVERVIEW, FL 33569 (City/State and Zip Code)
(Chy/State and Zip Code)
For further information concerning this matter, please call:
HAROLD BARBER at (8/3) 335-3517 (Name of Contact Person) (Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:
\$35 Filing Fee \$\Bigsquare \\$43.75 Filing Fee & \$\Bigsquare \\$43.75 Filing Fee & \$\Bigsquare \\$52.50 Filing Fee, Certificate of Status & Certified Copy (Additional copy is enclosed) Certificate of Status & Certified Copy (Additional copy is enclosed)
MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

ARTICLES OF DISSOLUTION

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

FIRST:	The name of the corporation as currently filed with the Florida Department of	of State:		
	THE GRASS RAT. INC.			
SECOND	: The document number of the corporation (if known):			
THIRD:	The date dissolution was authorized: SEPT. 30 2012			
	Effective date of dissolution if applicable: (no more than 90 days after dissolution	n file date)	<u> </u>	
FOURTH	I: Adoption of Dissolution (CHECK ONE)			
	Dissolution was approved by the shareholders. The number of votes cast was sufficient for approval.	for disso	olution	1
	Dissolution was approved by the shareholders through voting groups.			
	The following statement must be separately provided for each voting group to vote separately on the plan to dissolve:	entitled		
	The number of votes cast for dissolution was sufficient for approval by		12 @CT	-01 <u>-</u> 7
	(voting group)		19	Sind Tank
			BCT 19 MH 11:50	T)
	Signature: Hawled Barker		Ö	
	(By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary)			
	HAROLD BARBER (Typed or printed name of person signing)			
	PRESIDENT			
	(Title of person signing)			

Filing Fee: \$35

Notice of Corporate Dissolution

This notice is submitted by the dissolved corporation named below for resolution of payment of unknown claims

against this corporation as provided in s. 607.1407, F.S. This "Notice of Corporate Dissolution" is optional and is not required when filing a voluntary dissolution. Grass Rat Inc. Date of dissolution will be the date the dissolution is filed with the Department of State or as specified in the Articles of Dissolution. Description of information that must be included in a claim: usiness closed as of Sep-2012 Mailing address where claims can be sent: (Claims cannot be sent to the Division of Corporations) 9626 Birnamwood St A claim against the above named corporation will be barred unless a proceeding to enforce the claim is commenced within 4 years after the filing of this notice.

Fee: No charge if included with Articles of Dissolution. If filed separately \$35.00

Form 966

(Rev. December 2010)
Department of the Treasury

Corporate Dissolution or Liquidation

(Required under section 6043(a) of the Internal Revenue Code)

OMB No. 1545-0041

Ĕ	Name of corporation			Employer identi		
or print	THE!	<u> ÓRASS</u>	RAT, INC		59-260	6760
8	Number, street, and room or suite no. (f a P.O. box number, see instructions.)				Check type of re	itum
\$	9626 13	9626 BIRNAMWOOD STREET				1120-
Pleaso	City or town, state, and ZIP code				1120-10	HDISC X 11208
<u> </u>	RIVERVIEW, FL 33569			Other I		
1	Date incorporated	2 Place inc	orporated	3 Type of liquidation		ion or plan of complet uldation was adopted
	1985	BRA	INDON, FL	Complete Partial	Co poste (na	MOGRATI WAS GLOSPION
5	Service Center where of its immediately preceding		Lest month, day, and year of immediately preceding tax year	7a Last month, day, and year of final tax year	filed as part income tax	ntion's final tax return of a consolidated return? If "Yes," c, 7d, and 7e.
	ATLANTA, 1	<u> </u>	12-31-11	9-30-12	Yes	Z No.
70	Name of common parent 7d Employer identification numb of common parent		7d Employer identification number of common parent	7e Service Center where consolidated return was filed		
 8	Total number of s	shares outsta	anding at time of adoption of a	plan of liquidation, , , ,	Common /00	Preferred
9			plan of dissolution			
10	Section of the Co	de under wt	ich the corporation is to be d	issolved or liquidated		
11	If this form conce the previous Form			olution or plan, enter the date		
	Attach a cert	ified copy a	f the resolution or plan and	all amendments or suppleme	nts not previou	sty filed.
Und Is tr	er penalties of perjury, I d ie, correct, and complete	lociare that I hev	e examined this form, including accord	panying schedules and statements, and	to the best of my kr	nowledge and belief,
<u>.</u>	Darved C.	Barber	- I PR	ESIDENT	1_10	0-17-12-
7	Signature of officer		Title		Date	

Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Who Must File

A corporation (or a farmer's cooperative) must file Form 966 if it adopts a resolution or plan to dissolve the corporation or liquidate any of its stock.

Exempt organizations and qualified subchapter S subsidiaries should not file Form 966. Exempt organizations should see the instructions for Form 990, Return of Organization Exempt From Income Tax, or Form 990-PF, Return of Private Foundation or Section 4947(a)(1) Nonexempt Charitable Trust Treated as a Private Foundation. Subchapter S subsidiaries should see Form 8869, Qualified Subchapter S Subsidiary Election.



Do not file Form 966 for a deemed liquidation (such as a section 338 election or an election to be treated as a disregarded entity under Regulations section 301.7701-3).

When To File

File Form 966 within 30 days after the resolution or plan is adopted to dissolve the corporation or liquidate any of its stock. If the resolution or plan is amended or supplemented after Form 966 is filed, file another Form 966 within 30 days after the amendment or supplement is adopted. The additional form will be sufficient if the date the earlier form was filed is entered on line 11 and a certified copy of the amendment or supplement is attached. Include all Information required by Form 966 that was not given in the earlier form.

Where To File

File Form 966 with the Internal Revenue Service Center at the address where the corporation (or cooperative) files its income tax return.

Distribution of Property

A corporation must recognize gain or loss on the distribution of its assets in the complete liquidation of its stock. For purposes of determining gain or loss, the