K47198

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Office Use Only	

April 5, 2005

92245

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

RE: DISSOLUTION OF Wm-Tab Inc

Enclosed please find a check in the amount of \$35.00 representing the filing fee for the "Articles of Dissolution" on the referenced corporation.

Should you have any questions regarding this dissolution, please contact my office.

Thank you for your prompt attention of this matter.

Sincerely,

William Grumme President

(K 47 198)

ARTICLES OF DISSOLUTION

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PURSUANT TO SECTION 607.1403, FLORIDA STATUTES, THIS FLORIDA PROFIT CORPORATION SUBMITS THE FOLLOWING ARTICLES OF DISSOLUTION:

FIRST:	The name of the corporation is: Wm-Tab Inc
SECOND:	The date dissolution was authorized: December 31, 2004
THIRD:	Adoption of Dissolution (check one)
	Dissolution was approved by shareholders. The number of votes cast for dissolution was sufficient for approval.
[] Dissolution was approved by vote of the shareholders through voting groups. The following statement must be separately provided for each voting group entitled to vote separately on the plan to dissolve: "The number of votes cast for dissolution was sufficient for approval by	
SIGNED THIS DAY OF 20 20	
SIGNATURE:	- Milling Juna
TITLE:	- kige Jussie

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Year Ending: December 31, 2004

65-0083706

(K47198)

Wm Tab Inc P O Box 292974 Davie, FL 33329

PLAN OF COMPLETE LIQUIDATION AND DISSOLUTON OF Wm Tab Inc

This is a plan for the complete liquidation and dissoluton of Wm Tab Inc, a corporation organized under the laws of the State of Florida.

1. The Corporation will cease all forms of doing business except those necessary to wind up its business affairs.

2. The Corporation's directors and officers are authorized to carry out this plan, following its approval and adoption by the shareholders, by executing, acknowledging, and delivering all documents necessary to transfer the Corporation's assets, and by taking any other action that is necessary and authorized by law.

3. After approval and adoption of this plan by shareholders:

(A) The officers and directors will notify all the creditors and claimants against the corporation whose identity is known, using the form prescribed by law.

(B) The district office of the IRS will be notified of Form 966 within 30 days of the adoption of the plan as required by Internal Revneue Code Section 6043.

4. After approval and adoption of this plan by the shareholders, the corporation will sell all its assets at public or private sale and will pay all its debts and liabilities out of the proceeds. Any sales of existing inventory may be in bulk to a single buyer and shall be in compliance with the applicable bulk sale act.

5. Ater approval and adoption of this plan by the shareholders and the aforesaid sale of assets, the shareholders will surender their share certificates, which will be cancelled, and will receive any surplus of the amount received from the sale of the corporation's assets over the corporation's liabilities and any unsold assets of the corporation.

6. Following approval and adoption of the plan by the shareholders, the sale of assets by the corporation and the surrender of stock by the shareholders shall be carreid out as expeditiously as practible, and in any event within the twelve-month period beginning on the date this plan is adopted by the shareholders. However, the corporation is entitled to retain enough cash and/or property to satisfy claims.

7. After the corporate assets have been sold, and any surplus distributed, the corporation will be dissolved and terminated pursuant to the laws of Florida. The officers and directors will file any necessary certificate.

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