Simolate Revenued 70482
Requester's Name  Address
City/State/Zip Phone #
Office Use Only  CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):
1. Handon Investments, Inc. (Colporation Name) (Document #)
2(Corporation Name) (Document #)
3. (Corporation Name) (Document #) 200035173324 -01/31/01-01030-013 *****360.00 ******43.75
Walk in Pick up time Certified Copy  Mail out Will wait Photocopy Certificate of Status
NEW FILINGS AMENDMENTS
☐ Profit ☐ Not for Profit ☐ Limited Liability ☐ Domestication ☐ Other ☐ Amendment ☐ Resignation of R.A., Officer/Director ☐ Change of Registered Agent ☐ Dissolution/Withdrawal ☐ Merger ☐ Merger ☐ Amendment ☐ Resignation of R.A., Officer/Director ☐ Change of Registered Agent ☐ Dissolution/Withdrawal ☐ Other ☐ Merger ☐ Other ☐ Merger ☐ Other ☐ Merger ☐ Other ☐ Oth
OFFICE ATTOMOST THE CATION
Annual Report  Fictitious Name  Foreign  Limited Partnership  Reinstatement  Trademark  Other  Other
Examiner's Initials

## ARTICLES OF DISSOLUTION OF HAMPTON INVESTMENTS, INC.

- 1. The name of this corporation is HAMPTON INVESTMENTS, INC.
- 2. HAMPTON INVESTMENTS, INC. elected to dissolve pursuant to the Written Consent of its sole Shareholder and sole Director, which Written Consent was effective as of Acopy of such Written Consent is attached hereto.

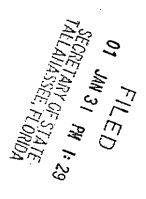
IN WITNESS WHEREOF, the undersigned has executed these Articles of Dissolution on this  $24^{-6}$  day of 300, 200.

HAMPTON INVESTMENTS, INC., a Florida corporation

Linburgh Martin, President

(Corporate Seal)

MIADOCS 349518.1 LRP



## WRITTEN CONSENT OF THE SOLE SHAREHOLDER AND SOLE DIRECTOR OF HAMPTON INVESTMENTS, INC.

The undersigned, being the sole Shareholder and sole Director, respectively, of HAMPTON INVESTMENTS, INC., a Florida corporation (the "Corporation"), do hereby consent to the adoption and approval of the following resolutions:

## Adoption of Plan of Complete Liquidation and Dissolution

WHEREAS, the Director of this Corporation deems it advisable and in the best interest of the Corporation and its Shareholder that the Corporation be completely liquidated and dissolved; and

WHEREAS, the Director finds that it is advisable to adopt a plan of complete liquidation in accordance with the requirements of the Internal Revenue Code of 1986, as amended; and

WHEREAS, the Shareholder of this Corporation deems it advisable and in its best interest that the Corporation be completely liquidated and dissolved in accordance with the Plan of Complete Liquidation presented to it by the Director of this Corporation, it is

RESOLVED, that the Corporation be completely liquidated in accordance with the provisions of the Internal Revenue Code of 1986, as amended, and pursuant to the following Plan of Complete Liquidation:

- 1. The officers of the Corporation are authorized and directed to proceed promptly to wind up the Corporation's affairs by collecting all of its assets and paying or providing for the payment of all of its liabilities.
- 2. As soon as practicable, the officers shall wind up the affairs of the Corporation; pay or provide for the payment of its liabilities; establish a reserve in a reasonable amount to meet any known liabilities and liquidating expenses, if they deem such a reserve to be desirable, and distribute to the sole Shareholder in cancellation of its shares, any remaining assets of the Corporation subject to any remaining unpaid liabilities.

- 3. If a reserve is established to meet claims against the Corporation, the officers shall arrange for the distribution of any unused balance of such reserve to the Shareholder as soon as practicable.
- 4. The officers of the Corporation are authorized and directed to file, or to have counsel for the Corporation file Form 966 with the Internal Revenue Service together with a certified copy of this Resolution, within 30 days after the date hereof.
- 5. The officers of the Corporation are authorized and directed to file such other forms and documents required by the State of Florida, including, but not limited to, Articles of Dissolution, and by the federal government, including tax returns, as soon as possible after distribution of all of the Corporation's assets.

FURTHER RESOLVED, that the officers of the Corporation, be, and they hereby are, authorized and directed to execute whatever instruments and documents, and take whatever additional actions they deem necessary or appropriate to carry out the intent and accomplish the purposes of the foregoing Resolution.

## Waiver of Other Requirements

RESOLVED, that the preparation of annual financial statements for the Corporation, within any specific period of time, for this year and all prior years be, and it hereby is, waived.

Effective Date: 9th August, 2000.

GLENHUNTLEY INVESTMENTS LIMITED,

Sole Shareholder

By:

G. James Cleaver, Director

Bv.

L. Daniel Scott, Director

Linburgh Martin, Sole Director