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Katheen gave ok to correct &:55,



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03 APR-4 AMII: 20 SECRETARY OF STATE TALLAHASSEE, FLORIDA

D:52,

## OSCEOLA PARALEGAL SERVICES, INC.

17 S. Orlando Ave., Kissimmee, FL 34741 (407) 870-5878 • fax (407) 870-9997

March 29, 2003

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

RE: Articles of Dissolution for Magnificent Journey, Inc.

Articles of Organization for Magnificent Journey, LLC

Dear Sir:

Enclosed are Articles of Dissolution for Magnificent Journey, Inc., and an affidavit of Daniel Q. Dolci, President of the corporation stating that he will not revoke the Articles of Dissolution.

I have also enclosed the original Articles of Organization for Magnificent Journey, LLC, a copy of said articles and my check in the amount of \$160.00 for the filing fees (\$35 - dissolution; \$125.00 new LLC).

Your approval, filing, and return of a copy to me will be greatly appreciated.

Thank you for your assistance in this matter.

Sincerely,

Kathe M. Foust for

Daniel Q. Dolci, President of

Magnificent Journey, Inc.

Enclosures as stated.

03 APR -4 AM II: 20

## ARTICLES OF DISSOLUTION

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Pursuant to 607.140 3 Florida Statutes, this Florida profit corporation submits the following Articles of Dissolution:

- 1. The name of the Corporation is Magnificent Journey Inc.
- 2. The names and respective addresses of its officers are:

DANIEL Q. DOLCI/President 2716 Forsyth Road Suite 105 Winter Park, FL 32792

3. The names and respective address of its directors are:

VICTORIA B. DOLCI 2716 Forsyth Road, Suite 105 Winter Park, FL 32792 DANIEL Q. DOLCI
2716 Forsyth Road, Suite 105
Winter Park, FL 32792

- 4. All debts, obligations and liabilities of the Corporation have been paid or discharged or adequate provision has been made for them.
- 5. All the remaining property and assets of the Corporation have been distributed among its shareholders in accordance with their respective rights and interests (or no property remains for distribution to shareholders after applying it to the payment of the liabilities and obligations of the corporation).
- 6. There are no actions pending against the corporation in any court (or adequate provision has been made for the satisfaction of any judgment, order or decree that may be entered against the corporation in any pending action).
- 7. The dissolution was adopted by the directors and shareholders on March 27, 2003.

Dated: 3/27/03

President

Secretary