1,0000012210

	(Req	uestor's Name)	
	(Add	ress)		
	(Add	ress)		· · · · · · · · · · · · · · · · · · ·
	(City	/State/Zip/Phor	ne #)	
PICK-UF	∍	WAIT	<u> </u>	IAIL
	(Bus	iness Entity Na	ame)	
(Document Number)				
Certified Copies		Certificate	es of Status _	
Special Instructions	s to F	iling Officer:		
		·		

Office Use Only



300197645513

03/21/11--01023--004 **25.08

T. CLINE

MAR 2 2 2011

EXAMINE

SECRETARY OF STATE

COVER LETTER

TO: Registration Section Division of Corporations SUBJECT: (Name of Limited Liability Company)	
The enclosed Articles of Dissolution and fee(s) are submitted for filing. Please return all correspondence concerning this matter to the following: OR LLC (Firm/Company) LO355 NF 34 CF APF 62V (Address) WIAMI FL 33180 (City/State and Zip Code) For further information concerning this matter, please call:	2011 MAR 21 BI
305-336-58/6 at (Area Code & Daytime Telephone Number)	TATE
Enclosed is a check for the following amount: \$25.00 Filing Fee \$ Certificate of Status \$55.00 Filing Fee \$ Certified Copy (additional copy is enclosed) \$60.00 Filing Fee, Certified Copy (additional copy is enclosed)	sed)
MAILING ADDRESS: STREET/COURIER ADDRESS:	
20355 NE 34 d. API 624 WiAui Fl 33180	
MIAUI + 1 3218U	

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

1. The name of a limited liability company is	·
2. The Articles of Organization were filed on 10-6-200 and assign LOOOS 12210	ned document number
3. The date the dissolution was approved: $01 - 02 - 2010$	
4. A description of occurrence that resulted in the limited liability company's dissolution pur 608.441, Florida Statutes, (copy 608.441 on back cover letter).	
	2011 SE
5. CHECK ONE:	CRET
All debts, obligations and liabilities of the limited liability company have been particle. OR-Adequate provision has been made for the debts, obligations and liabilities pursuant	m~
All remaining property and assets have been distributed among its members in accordance rights and interests.	with the Fresh tive
7. CHECK ONE:	, 5, 701
There are no suits pending against the company in any court. ——-OR-	
Adequate provision has been made for the satisfaction of any judgment, order or entered against it in any pending suit.	decree which may be
gnatures of the members having the same percentage of membership interests necessary to ap	prove the dissolution:
Printed Na DAVI O A	do Ho
	-