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# Barbieri, Screnci, Weprin & Rubino PLC Attorneys at Law

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<sup>1</sup> ADMITTED TO FLORIDA & OHIO BARS <sup>2</sup> ADMITTED TO FLORIDA & MASSACHUSETTS BARS <sup>3</sup> ADMITTED TO FLORIDA BAR <sup>4</sup> ADMITTED TO FLORIDA & NEW JERSEY BARS <sup>5</sup> OF COUNSEL - ADMITTED TO MASSACHUSETTS BAR ONLY <sup>6</sup> OF COUNSEL - ADMITTED TO FLORIDA & PENNSYLVANIA BARS

February 18, 2005

Department of State Division of Corporations Corporate Filings P.O. Box 6327 Tallahassee, FL 32314

## Re: Articles of Dissolution of Samurai Stock Trader, LLC

Dear Sir or Madam:

Enclosed please find original Articles of Dissolution of Samurai Stock Trader, LLC which has been executed by the members. Also enclosed is our check in the amount of \$25.00 in order to file same with the Division of Corporations and dissolve this company.

Thank you for your attention to this matter. Please give us a call should you have any questions.

Very truly yours,

BARBIERI, SCRENCI, WEPRIN & RUBINO, PLC

Inw

Sunny Riderour Legal Assistant for Stephen W. Screnci, Esq.

Enc.

#### Florida Office:

3200 N. Military Trail, #200 Boca Raton, FL 33431 Tel. (561) 997-5700 Fax (561) 997-8737 Massachusetts Office:

15 Court Square Boston, MA 02420 Tel. (617) 227-0011 Fax (617) 723-2032

E-mail: info@bswr.net Website: www.bswr.net



## **ARTICLES OF DISSOLUTION**

## OF

## SAMURAI STOCK TRADER, LLC

The undersigned Members, competent to act for the company, for the purpose of terminating the company under the laws of the State of Florida, hereby make and subscribe the following Articles of Dissolution.

# Article I. Name

## The name of the Company is Samurai Stock Trader, LLC.

## Article II. Date of Dissolution

The date this dissolution was approved is January 18, 2005

## Article III. Description of Occurrence Resulting is Dissolution

Written consent of all the Members pursuant to Section 608.441(c) of the Florida Statute

## Article III. Obligations

FEB 21 PH 1:23 This company has paid or discharged or made adequate provision for all debts, obligations liabilities of the corporation.

## Article IV. No Pending Actions

There are no actions pending against the company in any court.

Signatures of Members having the same percentage of member interests necessary to approve the dissolution.

Printed Name	Percentage of Membership
James DiGeorgia, Trustee	32 1/2%
David Nichols, Trustee	32 1/2%
Jay M. DeVincentis	25%
Jody Madron	10%
	James DiGeorgia, Trustee David Nichols, Trustee Jay M. DeVincentis

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