

LO2000014176

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP

☐ WAIT

☐ MAIL

(Business Entity Name)

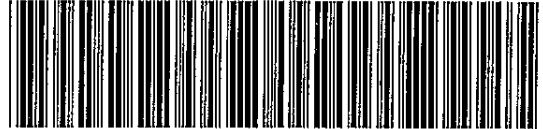
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File:karifdor

DREAM DRAFTING, LLC
201 CORAL REEF DRIVE
SATELLITE BEACH, FL. 32937
TELE/FAX: (321) 777-0341

DATE: APRIL 01, 2004

TO: FLORIDA DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
P.O. BOX 6327
TALLAHASSEE, FL. 32314

RE: 1. DOC. NBR. L02000014176
2. ARTICLES OF DISSOLUTION
3. APPLICATION FOR REGISTRATION OF FICTITIOUS NAME

Dear Sir/Ms:

Attached are the forms titled ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY prepared for the purpose of dissolving the business of DREAM DRAFTING, LLC, and a APPLICATION FOR REGISTRATION OF FICTITIOUS NAME change.

The chronological details surrounding my request are as follow:

1. IRS determined my 2002 corporation return, Form 1065, was not a partnership and as a result notified me, by letter dated June 20, 2003, that my return did not meet their filing requirement as partnership and they processed the return as a Sole Proprietorship business; they further advised me to file future business returns on Form 1040, Sch. C (Sole Proprietorship); my 2003 return has been filed per IRS direction. A copy of the IRS letter. And a copy of my 2003 Form 1040 Sch. C are attached for your information.
2. On September 23, 2003, my father Ron Van Dyke wrote to the Florida Department of Revenue advising the Revenue Department that the business was not being operated as a partnership and he, who was originally going to be a partner, was unable to fulfill that role. A reply dated October 08, 2003 was received from the Revenue Department referencing our September 23, 2003 letter. While the Revenue Department's letter did not address my father's comments, I assume that my business's status was identified as INACTIVE on 09/26/03 as the result of his letter. This is based on the Public Inquiry information that I found at your site, www.sunbiz.org today. A copy of the 2 letters discussed above are attached for your information.

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I hope that the attached ARTICLES OF DISSOLUTION and above discussed letters and 2003 Sch. C will satisfy the Florida Department of Revenue's requirement to dissolve my business as a LLC and reidentify it on state records as a Sole Proprietorship business. I understand from the Cocoa, Fl. office of the Department of Revenue that as soon as I receive you notice that my LLC business has been dissolved they will assign me a new sales tax identification.

Also, attached is the Application For Registration of Fictitious Name change deleting the LLC from business name.

Included with this letter/attachments are my checks, Nbr.1090 in the amount of \$55.00 for the Articles of Dissolution filing fee and Certified Copy, and Nbr.1091 in the amount of \$80.00 for the Application For Registration of Fictitious Name Change and its Certified Copy..

Sincerely,



Kari R. Spinosa

KRS/wrf

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**ARTICLES OF DISSOLUTION
FOR
A FLORIDA LIMITED LIABILITY COMPANY**

1. The name of the limited liability company is DREAM DRAFTING, LLC

2. The effective date of the limited liability company's dissolution is APRIL 01, 2004

3. A description of the occurrence that resulted in the limited liability company's dissolution pursuant to
Osection 608.441, Florida Statutes, (copy of 608.441 on back of cover letter).

IRS DETERMINED (JUNE 20, 2003) did not meet the IRS filing require-
ments for a partnership return, and I was advised to file future
Form 1040, Sch. C, Sole Proprietorship. Copy of IRS letter attached.

4. CHECK ONE:

☒ All debts, obligations and liabilities of the limited liability company have been paid or discharged.
-OR-

☐ Adequate provision has been made for the debts, obligations and liabilities pursuant to s. 608.4421.

5. All remaining property and assets have been distributed among its members in accordance with their
respective rights and interests.

6. CHECK ONE:

☒ 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 decree, which may
be entered against it in any pending suit.

Signatures of the members having the same percentage of membership interests necessary to approve the
dissolution:

Signature

Kari R. Spinosa

Typed or Printed name

KARI R. SPINOSA

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