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2003 DEC 17 AM 9:13
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

J. BRYAN DEC 29 2003

12-15-2003

Dear State,

We did not business this year since in January we took our company into a research and study mode. My partner went to college in Oklahoma and in June she was married and at that time wanted the company dissolved. The date that I placed on dissolution was due to her getting married in June and requesting we clear our company out. We met and voted at that time to dissolution the company. We had to wait until we got the final billing and paid and cleared the taxes we owed to Columbia County. We owe no more debts and made no profits this year. I hope this letter explains this to you. My partner was my daughter.

Sincerely,

Sandra Rodgers

Registered Agent and former partner of Fabulous Five International LLC

Rt. 21 Box 5249

Lake City, Florida 32024

FILED
2003 DEC 17 AM 9:14
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

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

FILED
2003 DEC 17 AM 9:14
DIVISION OF CORPORATIONS
TALLAHASSEE, FLORIDA

1. The name of the limited liability company is Fabulous Five International LLC

2. The effective date of the limited liability company's dissolution is 6-20-2003

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

Dissolution was due to partner moving out of state. We had to wait to file this due to billing on our county tax office. We have cleared all debts on our company. Taxes due our County was paid 12-15-2003. We did no business this year and made no profits.

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

Typed or Printed name

Amy M. Rodgers
Sandra M. Rodgers

Amy M. Rodgers
Sandra M. Rodgers