

L03000014314

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP

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(Business Entity Name)

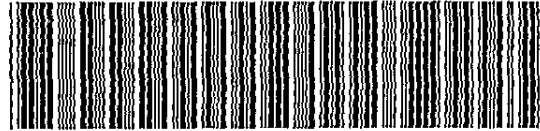
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2004 FEB 26 AM 11:09  
DIVISION OF CORPORATIONS  
TALLAHASSEE, FLORIDA

J. BRYAN MAR 1 0 2004

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To: Department of State  
Re: Articles of Dissolution for a Florida LLC

February 20, 2004

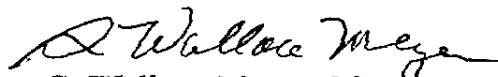
From: The Meyer Group LLC, L0300014316  
G. Wallace Meyer, Manager  
244 Fairway Pointe Circle  
Orlando, FL 32828

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DIVISION OF CORPORATIONS  
TALLAHASSEE, FLORIDA

Dear Sirs,

I am disappointed to have to dissolve the company due to having invested in a Ponzi scheme and having lost everything. The company was IPIC International Inc.. The SEC, FBI and IRS have filed charges and the principals are in prison. Please find enclosed my check for \$25.00.

Very truly yours,



G. Wallace Meyer, Manager  
244 Fairway Pointe Circle  
Orlando, FL, 32828  
Telephone: 407 529 6800

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

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TALLAHASSEE, FLORIDA

1. The name of the limited liability company is The Meyer Group  
L03000014316 \_\_\_\_\_
  
2. The effective date of the limited liability company's dissolution is February 28, 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).

In the Operating Agreement of the Meyer Group LLC, in section 1 (Organization) Subsection Termination 104.d. states "The affirmative decision of Manager to dissolve and wind up the affairs of the Company: " All investments had been made with IPIC International, Inc.. They are now considered a "Ponzi" scheme. See SEC v IPIC International, Inc., et al., Case No.3-03cv2781-P (N.D. Tex)

**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 dissolution:

Signature

Typed or Printed name

*S. Wallace Meyer*  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

S. WALLACE MEYER  
TEL: 407 380 5591  
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\_\_\_\_\_

Filing Fee: \$25.00