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AUSTIN & PAYNE, P.A.

C. RANDALL AUSTIN
D. MARK PAYNE*

ADMITTED TO REDERAL BAR ADMITTED TO FLORIDA BAR *ADMITTED TO COLORADO BAR TELEPHONE (954) 315-0204
TELEFAX (954) 755-9462
EMAIL AUSTIN@AUSTINATLAW.COM

MANJULA KALIDINDI KIMBERLY RANGEL

ADMITTED TO FLORIDA BAR OF COUNSEL

July 6, 2004

TRANSMITTAL LETTER

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

RE: VIMAC, LLC

Document Number L03000028711

Dear Registration Section Representative:

The undersigned counsel represents VIMAC, LLC and its only member Christian Vilandt. This letter comes to request the dissolution of VIMAC, LLC. Enclosed please find a check for \$25.00 (Twenty-Five and no/100 Dollars) to cover the filing fee; also an executed Articles of Dissolution is being enclosed for your records and a self-addressed stamped envelope is being provided for the return of the confirmation of the dissolution of VIMAC, LLC.

If you have any further questions, please contact me at:

Austin & Payne, P.A. C. Randall Austin, Esq. 11575 Heron Bay Boulevard Suite 315 Coral Springs, Florida 33076 (954) 315-0204 Telephone (954) 755-9462 Facsimile

Very Truly Yours,

C. Randall Austin, Esq.

C. Dardall G

CRA\am. Enclosures.

REPLY TO:

HERON BAY CORPORATE CENTER
11575 HERON BAY BOULEVARD
SUITE 315
CORAL SPRINGS, FLORIDA 33076

Lakeside Office Center 600 north pine island suite 450 Plantation, Florida 33324

CORPORATE CENTER
110 EAST BROWARD BOULEVARD
SEVENTEENTH FLOOR
FORT LAUDERDALE, FLORIDA 33304

ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY

- 1. The name of the limited liability company is: VIMAC, LLC.
- 2. The date the dissolution was approved: <u>07/05/2004</u>.
- 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).

This Limited Liability Company is composed of only one member. Christian Vilandt, who at this time wishes to dissolve the company according with its operating agreement, as this company will no longer be in business. He affirms to the statements below.

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 Christian Vilandt