(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
. (Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
A. LUNT
OCT 1 6 2009
EXAMINES

Office Use Only



300161690103

10/15/09--01007--013 **30.00

RJ MAGLIO, LLC

Talent Selection Support since 1986

P.O. Box 915213 Longwood, FL 32791 (407) 671-8400

October 5, 2009

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

Subj.: Dissolution of LLC Company: RJ MAGLIO, LLC

SEURETARY OF STATE TALL AHASSEF, FLORING

Dear Sir/Madam:

Enclosed are the completed and signed forms dissolving the Limited Liability Company of RJ MAGLIO, LLC. Also enclosed is a check in the amount of \$30.00 representing the Filing Fee and Certificate of Status.

Thank you.

Sincerely,

Richard J. Maglio

COVER LETTER

	stration Section sion of Corporations	•		
SUBJECT:	RJ MAGLIO, LLC			
Sebule I.	(Name of Li	mited Liability Company)		
The enclosed	Articles of Dissolution and fee(s) are sub	mitted for filing.		
Please return	all correspondence concerning this matter	to the following:		
• •	Richard Maglio			
	(1)	Name of Person)		
			2009 SEI TALL	
	(Firm/Company)	A. C.	
	343 McDonald St. Unit	202	2009 OCT 15 PM 12: 35 SECRETARY OF STATE ALLAHASSEE, FLORIDA	
		(Address)	F P	
	Mount Dora, FL 32757		Form to the control of the control	
	(City.	/State and Zip Code)	35 IDA	
For further in	formation concerning this matter, please of	call:		
Ric	chard Maglio	at (407) 671-8	400	
	(Name of Person)	(Area Code & Daytime	Telephone Number)	
Enclosed is a cl	heck for the following amount:			
\$25.00 Filing	g Fee 30.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	
	MAILING ADDRESS:	STREET/COUF	RIER ADDRESS:	
Registration Section Division of Corporations		Registration Section Division of Corporations		
	P.O. Box 6327	Clifton Building	,	
	Tallahassee, FL 32314	2661 Executive C Tallahassee, FL 3		

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

2. The Articles of Organization were filed on January 5	. 2004	ad onalome d data	
L0400002128	<u>, — ar</u>	nd assigned docume	ent numbe
3. The date the dissolution was approved: October 2, 2	009	·(
		≥ o Em	2009
 A description of occurrence that resulted in the limited liab 608.441, Florida Statutes, (copy 608.441 on back cover let 	oility company's dissoluter).	ution pursuant fo.se	ctio
Retirement of only member of company		ASS	_
		E C	
		T (4)	3
			<u>ည</u> သ
		<u>Om</u>	
5. CHECK ONE:			
All datas at the state of the titates a Cate time to a			
✓ All debts, obligations and liabilities of the limited	liability company have	been paid or disch	arged.
-OR-		•	-
OR-Adequate provision has been made for the debts, of	obligations and liabilitie	es pursuant to s. 60	3.4421.
OR-Adequate provision has been made for the debts, o	obligations and liabilitie	es pursuant to s. 60	3.4421.
OR- Adequate provision has been made for the debts, of the	obligations and liabilitie	es pursuant to s. 60	3.4421.
OR- Adequate provision has been made for the debts, of the control of the debts, of the control of the debts, of the control o	obligations and liabilitien nong its members in acc	es pursuant to s. 60	3.4421.
OR- Adequate provision has been made for the debts, of the	obligations and liabilitien nong its members in accordance in any court.	es pursuant to s. 60s cordance with their	3.4421. respective
-OR-Adequate provision has been made for the debts, of the debts, of the debts, of the depth of the debts, of the debts, of the depth of the debts, of the depth of the debts, of th	obligations and liabilitien nong its members in accordance in any court.	es pursuant to s. 60s cordance with their	3.4421. respective
OR-Adequate provision has been made for the debts, of the	obligations and liabilitien nong its members in accordance in any court.	es pursuant to s. 60s cordance with their	3.4421. respective
-OR-Adequate provision has been made for the debts, of the debts, of the Adequate provision has been made for the debts, of the Adequate provision has been made for the satisfaction and the satisfaction are satisfaction and the satisfaction and the satisfaction are satisfaction and the satisfaction are satisfaction and the satisfaction are satisfaction and the satisfaction are satisfaction and the satisfaction are satisfaction and the satisfaction and the satisfaction are satisfaction and the satisfaction and the satisfaction are satisfaction and the s	obligations and liabilities nong its members in acc a any court.	es pursuant to s. 606 cordance with their	3.4421. respective
-OR-Adequate provision has been made for the debts, of the debts, of the debts, of the depth of the debts, of the debts, of the depth of the debts, of the depth of the debts, of th	obligations and liabilities nong its members in acc a any court.	es pursuant to s. 606 cordance with their	3.4421. respective
-OR-Adequate provision has been made for the debts, of the debts, of the All remaining property and assets have been distributed an rights and interests. 7. CHECK ONE: There are no suits pending against the company in OR-Adequate provision has been made for the satisfaction entered against it in any pending suit.	obligations and liabilities nong its members in accordance any court. Stion of any judgment, corresponding interests necessary	es pursuant to s. 606 cordance with their	3.4421. respective
-OR-Adequate provision has been made for the debts, of the All remaining property and assets have been distributed an rights and interests. 7. CHECK ONE: There are no suits pending against the company in OR-Adequate provision has been made for the satisfact entered against it in any pending suit.	obligations and liabilities nong its members in accordance any court. Stion of any judgment, contents in accordance and properties are considered as a second content of the content of t	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective
OR- Adequate provision has been made for the debts, of the debts, of the depth of the debts, of the debts, of the depth of the debts, of the depth of the debts, of	obligations and liabilities nong its members in accordance any court. Stion of any judgment, corresponding interests necessary	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective
OR- Adequate provision has been made for the debts, of the debts, of the depth of the debts, of the debts, of the depth of the debts, of the depth of the debts, of	obligations and liabilities nong its members in accordance any court. Stion of any judgment, contents in accordance and properties are considered as a second content of the content of t	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective
OR-Adequate provision has been made for the debts, of the debts, of the depth of the debts, of th	obligations and liabilities nong its members in accordance any court. Stion of any judgment, contents in accordance and properties are considered as a second content of the content of t	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective
OR- Adequate provision has been made for the debts, of the debts, of the depth of the debts, of the debts, of the depth of the debts, of the depth of the debts, of	obligations and liabilities nong its members in accordance any court. Stion of any judgment, contents in accordance and properties are considered as a second content of the content of t	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective
OR-Adequate provision has been made for the debts, of the debts, of the depth of the debts, of th	obligations and liabilities nong its members in accordance any court. Stion of any judgment, contents in accordance and properties are considered as a second content of the content of t	es pursuant to s. 60s cordance with their order or decree which ary to approve the d	3.4421. respective