204000029506

(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:		

Office Use Only



300064720693

DIVISION OF CASE ASSESSED

01/31/06--01026--003 **25.0



FORD, BOWLUS, DUSS, MORGAN, KENNEY, SAFER & HAMPTON, P.A.

ATTORNEYS AT LAW

MICHAEL BOWLUS JOHN S. DUSS, IV ROBERT A. FORD* WADE McK. HAMPTON** THERESA M. KENNEY GUSTAVO A. MARTINEZ ROBERT M. MORGAN*** ELIOT J. SAFER KATHERINE B. SCHNAUSS JONATHAN M, SMITH

TELEPHONE (904) 268-7227 www.fjbd.com

January 26, 2006

10110 SAN JOSE BOULEVARD JACKSONVILLE, FLORIDA 32257

FAX (904) 262-3337

*RETIRED

ALSO ADMITTED IN GA *ALSO ADMITTED IN TN

Registration Section

Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

> RE: Arline Washington, L.L.C.; Document No. L04000029506

Dear Sir/Madam:

Enclosed please find the original Articles of Dissolution of Arline Washington, L.L.C.. along with this firm's check in the amount of \$25.00 for your filing fee. Please file this document at your earliest convenience.

I appreciate your assistance. If you need anything further, please do not hesitate to contact me.

Sincerely,

Legal Assistant

/bg

Enclosures

ARTICLES OF DISSOLUTION OF ARLINE WASHINGTON, L.L.C.

Pursuant to the provisions of §608.45 of the Florida Limited Liability Company Act, the undersigned limited liability company adopts the following Articles of Dissolution for the purpose of dissolving the company:

- 1. The name of the limited liability company is Arline Washington, L.L.C.
- 2. The effective date of the limited liability company's dissolution is January 13, 2006.
- 3. The occurrence that resulted in the company's dissolution pursuant to Florida Statute §608.441 is upon the written consent of all of the members of the limited liability company. Florida Statute §608.441(1)(c).
- 4. All debts, obligations and liabilities of the company have been paid or discharged or adequate provision has been made for the payment or discharge of all debts, obligations and liabilities of the company pursuant to Florida Statute §608.442(1).
- 5. All the property and assets of the company remaining after the payment of all debts, obligations and liabilities of the company have been distributed among its members in accordance to their respective rights and interests or no property or assets remain to be distributed among the members of the company after the payment of all debts, obligations and liabilities of the company.
- 6. There are now lawsuits pending against the company in any Court or adequate provision has been made for the satisfaction of any judgment, order or decrees which may be entered against the company in any pending lawsuit or lawsuits.

DATED: January 13, 2006	19 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
Witnesses:	Amied I Aufur 2
As to Reginald J. Arline	Reginald J. Arline, Managing Member Date: //3/2006
Juda Dan	Robert & Washington, Wanaging Member
As to Robert R. Washington Jr.	Date: 1/13/06