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PICK-UP WAIT MAIL				
(Business Entity Name)				
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SECRETARY OF STATE

TRANSMITTAL LETTER

TO: Registration Se Division of Co				
SUBJECT: Levine W	ealth, LLC (Name of I	imited Liability Company)	····	
The enclosed Articles of	f Dissolution and fee(s) are sub	mitted for filing.		
Please return all corresp	ondence concerning this matter	to the following:	-	
Ja	son Jordan, Administrative A	Assistant to LLC (Name of Person)		
		(Name of Person)		
RangeTree Strategies, LLC		•		
		(Firm/Company)		
437 South Highway 101, Suite 209				
		(Address)		
Solar	na Beach, CA 92075			
	(Cit	y/State and Zip Code)		
For further information	concerning this matter, please o	all:		
Jason Jordan		at \	9210	
-	(Name of Person)	(Area Code & Dayti	me Telephone Number)	• • •
Enclosed is a check for the	following amount:			
Ø \$25.00 Filing Fee	☐ \$30.00 Filing Fee & Certificate of Status	 \$55.00 Filing Fee & Certified Copy (additional copy is enclosed) 	Certificate of Silver & 20 Certificate of Silver & 20 Certificate Copy Considerational configuration & 21 Certificate Copy Considerational configuration & 21 Certificate Copy Copy Certificate Copy Copy Certificate Copy Copy Copy Certificate Copy Copy Copy Copy Copy Certificate Copy Copy Copy Copy Copy Copy Copy Copy	deres of the second
STREET ADDRESS: Registration Section		MAILING ADDRESS: Registration Section		m
Division of Corporations		Division of Corporations		
409 E. Gaines Street Tallahassee, Florida 32399		P.O. Box 6327 Tallahassee, Florida 32314		

ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY

1. The name of the limited liability company is
Levine Wealth, LLC
2. The date the dissolution was approved: 10/06/2004
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).
Persuant to 608.441 Section D stating that if any time there are no members in the LLC the LLC may be disolved.
Persuant to the Operating Agreement, potential members never executed subscripion
agreements or the operating agreement which defaults to the administrative Assistance of the LLC acting
in their stead and disolving the LLC due to lack of membership.
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 decreated against it in any pending suit. Signatures of the members having the same percentage of membership interests necessary to approve the dissolution: Typed or Printed name Jason Jordan, Admin Asst to LLOSS Jason Jordan, Admin Asst to LLOSS All remaining property and assets have been distributed among its members in accordance with their respective rights and interests.