404000052589

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
(Only) State Light Holle Hy
PICK-UP WAIT MAIL
(Business Entity Name)
(Basilisas Eliki, Harris)
(Document Number)
Certified Copies Certificates of Status
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
A. LUNT
APR 1 6 2011
-VANINE A

Office Use Only



000228676260

04/13/12--01030--011 **25.00

MILAN SEED FLAGS

COVER LETTER

TO: Registration Section Division of Corporations	
SUBJECT: COMBINED ARTISTS, LLC	
(Name of Limited Liability Company)	
The enclosed Articles of Dissolution and fee(s) are submitted for filing.	
Please return all correspondence concerning this matter to the following:	
POLLY S. SAMPSON, CORPORATE PARALEGAL	
(Name of Person)	
WEST & FEINBERG, P.C.	T I
(Firm/Company)	j Jerran
4550 MONTGOMERY AVENUE, SUITE 775N 豐年 選	i i i
(Address)	"ئرا
BETHESDA, MARYLAND 20814	
(City/State and Zip Code)	
For further information concerning this matter, please call:	
POLLY S. SAMPSON at (301) 951-1500	
(Name of Person) (Area Code & Daytime Telephone Number)	
Enclosed is a check for the following amount:	
\$25.00 Filing Fee Certificate of Status S55.00 Filing Fee & S60.00 Filing Fee, Certificate of Status Certified Copy (additional copy is enclosed) S60.00 Filing Fee, Certified Copy (additional copy is enclosed)	

MAILING ADDRESS:

· í

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

STREET/COURIER ADDRESS:

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

2. The Articles of Organization were filed on 07/13 L0400052589	3/2004	and assigned o	locum e .	nt numl	er
3. The date the dissolution was approved: APRIL 9	9, 2012	·			
4. A description of occurrence that resulted in the limit 608.441, Florida Statutes, (copy 608.441 on back co	ted liability company's d	issolution pursuar	nt to sec	ction	
The dissolution of the Company wa					
consent signed by the Members of	the Company.		14 CC	2912	
			1		975
			70		—,- r
5. CHECK ONE:			in -		<u>1</u> :
All debts, obligations and liabilities of the l			THE		¥
I All debts obligations and liabilities of the l	imited lightlify company.	have been paid of	· discha	rgo d,	
— -OR-			44	••	7.
			44	••	7.
OR- Adequate provision has been made for the of the	debts, obligations and liab	pilities pursuant to	s 608.	4429	· ⁄е
OR- Adequate provision has been made for the of the original of the following property and assets have been distributed and interests.	debts, obligations and liab	pilities pursuant to	s 608.	4429	". ⁄e
OR- Adequate provision has been made for the of the of the orange of the	debts, obligations and liabuted among its members i	pilities pursuant to	s 608.	4429	·. ⁄е
OR- Adequate provision has been made for the of the of the of the original and interests. 7. CHECK ONE: There are no suits pending against the component of the original and interests.	debts, obligations and liabuted among its members in any court.	pilities pursuant to in accordance with	their r	4429 espectiv	
OR- Adequate provision has been made for the of the of the orange of the	debts, obligations and liabuted among its members in any court.	pilities pursuant to in accordance with	their r	4429 espectiv	
OR- Adequate provision has been made for the of the of the orange of the	debts, obligations and liabuted among its members in any court.	pilities pursuant to n accordance with	their r	4429 espectiv	
OR- Adequate provision has been made for the of the of the orange of the	debts, obligations and liabuted among its members in any court. Statisfaction of any judgments	oilities pursuant to in accordance with ent, order or decre	s 608.	4429 espection	e
Adequate provision has been made for the office of the contribution of the contributio	debts, obligations and liabuted among its members in any court. Statisfaction of any judgments	oilities pursuant to in accordance with ent, order or decre	s 608.	4429 espection	e
-OR-Adequate provision has been made for the of All remaining property and assets have been distributed and interests. 7. CHECK ONE: There are no suits pending against the compact of the compact of the second against it in any pending suit.	debts, obligations and liabuted among its members in any court. Satisfaction of any judgment of the court in any court in any court.	oilities pursuant to in accordance with ent, order or decre cessary to approve Printed Name	their r	espection may be	e n:
Adequate provision has been made for the office of the contribution of the contributio	debts, obligations and liabuted among its members in any court. Satisfaction of any judgment of the court in any court in any court.	oilities pursuant to in accordance with ent, order or decre cessary to approve	their r	espection may be	e n:
Adequate provision has been made for the office of the contribution of the contributio	debts, obligations and liable ted among its members in any court. Statisfaction of any judgment interests near the state of the state	oilities pursuant to in accordance with ent, order or decre cessary to approve Printed Name	their r	espection may be solution	of
Adequate provision has been made for the office of the contribution of the contributio	debts, obligations and liable ted among its members in any court. Statisfaction of any judgment interests near the state of the state	cessary to approve Printed Name Benevento II,	their r	espection may be solution	of

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

2. The Articles of Organization were filed on 07/13 L0400052589	/2004	and assigned document numb	er
3. The date the dissolution was approved: APRIL 9	, 2012		
4. A description of occurrence that resulted in the limit 608.441, Florida Statutes, (copy 608.441 on back co	ed liability company's dissover letter).		
The dissolution of the Company was	s approved by una	nimous written	****
consent signed by the Members of t	he Company.	1 1 1 1 1 1 1 1 1 1	are-m
		<i>ြို</i> ည	3
			71
CONCOL OND			* 8. pt.
5. CHECK ONE:			
All debts, obligations and liabilities of the li	mited liability company hav	e been paid or discharged.	
All debts, obligations and liabilities of the li OR- Adequate provision has been made for the de			
с—1 -OK-	ebts, obligations and liabilit	ies pursuant to s. 608.4421.	ve
Adequate provision has been made for the d 6. All remaining property and assets have been distribu	ebts, obligations and liabilit	ies pursuant to s. 608.4421.	ve
Adequate provision has been made for the defended. All remaining property and assets have been distributing the and interests. 7. CHECK ONE:	ebts, obligations and liabilit	ies pursuant to s. 608.4421.	ve
Adequate provision has been made for the def. All remaining property and assets have been distributing that and interests.	ebts, obligations and tiabilit ted among its members in a any in any court.	ies pursuant to s. 608.4421.	
Adequate provision has been made for the defended of the second of the defended of the d	ebts, obligations and liabilited among its members in a any in any court.	ies pursuant to s. 608.4421. ccordance with their respective order or decree which may be	e
Adequate provision has been made for the defended of the second of the	ebts, obligations and liabilit ted among its members in a any in any court. utisfaction of any judgment, membership interests necess	ies pursuant to s. 608.4421. ccordance with their respective order or decree which may be	e
Adequate provision has been made for the defended. 6. All remaining property and assets have been distributing rights and interests. 7. CHECK ONE: There are no suits pending against the company of the same percentage of the same percentage of the matures of the members having the same percentage of the same percentage of the same percentage of the members having the same percentage of the same percentage of the members having the same percentage of the	ebts, obligations and liabilited among its members in a any in any court. It is faction of any judgment, membership interests necess	ies pursuant to s. 608.4421. ccordance with their respective order or decree which may be sary to approve the dissolution	e n:
Adequate provision has been made for the defended. 6. All remaining property and assets have been distributing rights and interests. 7. CHECK ONE: There are no suits pending against the company of the same percentage of the same percentage of the matures of the members having the same percentage of the same percentage of the same percentage of the members having the same percentage of the same percentage of the members having the same percentage of the	ebts, obligations and tiabilitied among its members in a any in any court. It is faction of any judgment, membership interests necessive. P Frank A. Bei	ies pursuant to s. 608.4421. ccordance with their respective order or decree which may be sary to approve the dissolution	of