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OG MAR 21 PM 2: 32 SECOLLANASSEE, FLORIDA

COVER LETTER

	tion Section of Corporations			
SUBJECT: SY	NERGY, LLC	imited Liability Company)		-
	(Panic of Li	mined Liability Company,		
The enclosed Arti	cles of Amendment and fee(s) are su	bmitted for filing.		
Please return all c	orrespondence concerning this matte	r to the following:		
1	Nayarit Briceno			
<u>-</u>		Name of Person)		•
]	BW&T Business Advis	eare Inc		
		(Firm/Company)		
<u> </u>	9050 Pines Blvd., Suit	(Address)		
		(Audress)		
<u>F</u>	Pembroke Pines, FL 3			
	(City	/State and Zip Code)		
For further inform	ation concerning this matter, please of	call:		
. .	" D '	054	440.4504	
Nayar	it Briceno (Name of Person)	at (954	443-1594 & Daytime Telephone Number)	
	(Maric Of Felson)	(nica code	& Daytime receptoric runtoer)	
Enclosed is a check	for the following amount:			
\$25.00 Filing Fee	\$30.00 Filing Fee & Certificate of Status	S55.00 Filing Fee & Certified Copy (additional copy is e	S60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	sed)
]	MAILING ADDRESS: Registration Section Division of Corporations P.O. Box 6327	Registra Division Clifton	T/COURIER ADDRESS: ation Section of Corporations Building	
•	Tallahassee, FL 32314	2661 Ex	ecutive Center Circle	

Tallahassee, FL 32301

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

FILED 06 MAR 21 PM 2: 32

SECRETARI ME STATE TALLAHASSEE, FLORIDA

 The name of a limited liability company is Synergy, LLC 	TOOLL, I LONIU
2. The Articles of Organization were filed on Sept. 10, 2004 L0400066793	and assigned document number
3. The date the dissolution was approved: December 31, 2005	_
4. A description of occurrence that resulted in the limited liability company's di 608.441, Florida Statutes, (copy 608.441 on back cover letter).	issolution pursuant to section
Company did not start business operations in Florida and	its sole member
decided to close the LLC.	
5. CHECK ONE:	
All debts, obligations and liabilities of the limited liability company -OR- Adequate provision has been made for the debts, obligations and liab	
All remaining property and assets have been distributed among its members i rights and interests.	n accordance with their respective
7. CHECK ONE:	
There are no suits pending against the company in any court.	
Adequate provision has been made for the satisfaction of any judgme entered against it in any pending suit.	ent, order or decree which may be
Signatures of the members having the same percentage of membership interests neo	cessary to approve the dissolution:
Signature	Printed Name
Santiago \	√ivas
	·