105000032082

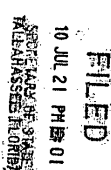
(Re	equestor's Name)	
(Ad	ldress)	· · · · · · · · · · · · · · · · · · ·
· (Ac	ldress)	
(Ci	ty/State/Zip/Phone	9 #)
PICK-UP	☐ WAIT	MAIL
(Bu	ısiness Entity Nan	ne)
(Dx	ocument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	
,		

Office Use Only



100183438471

07/21/10--01022--006 **25.00



D. BRUCE

JUL 22 2010

EXAMINER

COVER LETTER

Division of Corporations	
SUBJECT: Benmar Properties 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:	
Benjamin Blumberg	.
(Name of Person)	
Benmar Properties	
(Firm/Company)	
PO Box 1768	
(Address)	
Santa Rosa Beach, FL 32459	2
(City/State and Zip Code)	2 0
For further information concerning this matter, please call:	
Benjamin Blumberg at 850 278-6915	
(Name of Person) (Area Code & Daytime Telephone Numb	her)
Enclosed is a check for the following amount:	
\$25.00 Filing Fee \$\ \text{Certificate of Status} S55.00 Filing Fee & Certificate of Certi	Status &
MAILING ADDRESS: STREET/COURIER ADDRESS: Registration Section Registration Section Division of Corporations Division of Corporations	RESS:
P.O. Box 6327 Clifton Building	

Tallahassee, FL 32314

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 L05000032082	ch 31, 2005	and assigned	document	numb
3. The date the dissolution was approved: July 1,	2010			
4. A description of occurrence that resulted in the line 608.441, Florida Statutes, (copy 608.441 on back Loss of sales volume, loss of profi	nited liability company's cover letter).	dissolution pursu	ant to secti	on
LOSS Of Sales Volume, loss of profit			Be	=
			2	<u>ت</u>
		· · · · · · · · · · · · · · · · · · ·	AA ASS	~
5. CHECK ONE:		:	120	
All debts, obligations and liabilities of the	e limited liability company	v have been naid	or dechar	不够
OR-	e minica naomity compan	, nave been para	70.35	
Adequate provision has been made for the 6. All remaining property and assets have been distrights and interests.		. **	-	
Adequate provision has been made for the 6. All remaining property and assets have been distri	ibuted among its members mpany in any court.	in accordance-w	ith their re	spect
Adequate provision has been made for the 6. All remaining property and assets have been districted and interests. 7. CHECK ONE: There are no suits pending against the control of the co	ibuted among its members mpany in any court. e satisfaction of any judgr	in accordance w	ith their re	spect
Adequate provision has been made for the 6. All remaining property and assets have been distrights and interests. 7. CHECK ONE: There are no suits pending against the control of the co	ibuted among its members mpany in any court. e satisfaction of any judgr	in accordance w	ith their re	may
Adequate provision has been made for the 6. All remaining property and assets have been districted and interests. 7. CHECK ONE: There are no suits pending against the constant of the constant of the entered against it in any pending suit.	ibuted among its members mpany in any court. e satisfaction of any judgr of membership interests n	in accordance with a secondance with a secondanc	ith their re	may
Adequate provision has been made for the 6. All remaining property and assets have been districted and interests. 7. CHECK ONE: There are no suits pending against the conformal adequate provision has been made for the entered against it in any pending suit.	ibuted among its members mpany in any court. e satisfaction of any judgr of membership interests n	in accordance we ment, order or dec ecessary to appro Printed Name	ove the diss	may
Adequate provision has been made for the 6. All remaining property and assets have been districted and interests. 7. CHECK ONE: There are no suits pending against the conformal adequate provision has been made for the entered against it in any pending suit. In a suit of the members having the same percentage and t	ibuted among its members mpany in any court. e satisfaction of any judgr of membership interests n	in accordance with a secondance with a secondanc	ove the diss	may