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J. SAULSBERRY EXAMINER

MAR 0 1 2011

25,00 Chech
Florida.
Department
of STOTE

COVER LETTER

ction rporations

SUBJECT: New Spirit Aviation 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:	
Don David Weiffenbach (Name of Person)	
(Firm/Company) P.O. Box 3691	
(Address) Cake City F1 32056 (City/State and Zip Code) (City/State and Zip Code)	**************************************
For further information concerning this matter, please call: Don David Weitfentich at (386) 1623-1276 5	
(Name of Person) (Area Code & Daytime Telephone Number)	
Enclosed is a check for the following amount: \$\sum_{\text{S25.00 Filing Fee}} \text{\$\sum_{\text{S25.00 Filing Fee}} & \text{\$\sum_{\text{S55.00 Filing Fee}} & \text{\$\sum_{\text{Certified Copy}} & \$\sum_{\text{Cer)

MAILING ADDRESS:

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

A LIMITED LIABILITY	COMPANY	40 P
1. The name of a limited liability company is		表 28 二
New Spirit Aviation		SERVICE
	200 le and as	signed document number
F000003811H		P
3. The date the dissolution was approved: February 22	2,2011	
4. A description of occurrence that resulted in the limited liabilit 608.441, Florida Statutes, (copy 608.441 on back cover letter)	y company's dissolution).	pursuant to section
In accordance with Article XII, 12	-1 Dissolution	(A) (ii)
Providing for the dissolution upon t	he sale of al	1 the assetts
of the company as provided in FI		
accordance with the operating		
5. CHECK,ONE:	J	
All debts, obligations and liabilities of the limited lial	bility company have beer	n paid or discharged.
OR-Adequate provision has been made for the debts, obli	gations and liabilities pur	rsuant to s. 608.4421.
 All remaining property and assets have been distributed amon rights and interests. 	g its members in accorda	ince with their respective
7. CHECK-ONE:		
There are no suits pending against the company in an	y court.	
OR-Adequate provision has been made for the satisfaction	of any judgment, order	or decree which may be
entered against it in any pending suit.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Signatures of the members having the same percentage of members	hip interests necessary to	approve the dissolution:
Signature	Printed	Name
	D. D. 1	1. 1. 1 . 1
	Don David	Weittenbach
		

FILING FEE: \$25.00

income, and expense deductions to a new Member for that portion of the Company's tax year in which a Member was admitted in accordance with the provisions of Code Section 706(d) and the Treasury Regulations promulgated thereunder.

ARTICLE XII

DISSOLUTION AND TERMINATION

- 12.1 Dissolution.
- (a) The Company shall be dissolved upon the occurrence of any of the following events:
 - (i) by the unanimous written consent of all Members; or
 - (ii) the sale, transfer, or assignment of substantially all of the assets of the Company; or
 - (iii) as otherwise required by law.
 - 12.2 Winding Up, Liquidation, and Distribution of Assets.
- (a) Upon dissolution, an accounting shall be made by the Company's independent accountant of the accounts of the Company and of the Company's assets, liability, and operation, from the date of the last previous accounting until the date of dissolution. The Managers shall immediately proceed to wind up the affairs of the Company.
- (b) If the Company is dissolved and its affairs are to be wound up, the Managers shall:
 - (1) Sell or otherwise liquidate all of the Company's assets as promptly as practicable (except to the extent the Managers may determine to distribute any assets to the Members in kind),
 - (2) Allocate any profit or loss resulting from such sales to the Members' and Economic Interest Owners' Capital Accounts in accordance with Article IX hereof.
 - (3) Discharge all liabilities of the Company, including liabilities to Members and Economic Interest Owners who are creditors, to the extent otherwise permitted by law, other than liability to Members and Economic Interest Owners for Distributions, and establish such Reserves as may be reasonably necessary to provide for contingent liabilities of the Company (for purposes of determining the