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# **COVER LETTER**

Division of Corporations			
SUBJECT: Title Closing Partners of			·.
(Name of	Limited Liability Company)		
		•	
The enclosed Articles of Dissolution and fee(s) are so	ubmitted for filing.		
Please return all correspondence concerning this mat	tter to the following:		
Delaila J. Estefano			100
Service State Communication Communication	(Name of Person)		•
Estefano & Associates	s, P.A.		i huggiaty
	(Firm/Company)		
9200 S. Dadeland Blv	d. Suite 204		277
	(Address)		- ,
Miami, Florida 33156			
(C	City/State and Zip Code)		- ,
For further information concerning this matter, pleas	se call:		
Delaila J. Estefano	at ( 305 ) 670-1	1310	
(Name of Person)	(Area Code & Daytime	Telephone Nun	nber)
Enclosed is a check for the following amount:			•
\$25.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$60.00 Fit Certificate o Certified Co (additional o	f Status &
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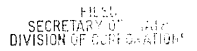
TO:

Registration Section

Registration Section **Division of Corporations** P.O. Box 6327 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



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1	The name of a limited liability company is  Title Closing Partners of Brickell, LLC					
- 2 1	2. The Articles of Organization were filed on 06/20/2006 L06000062621		_ and assigned do	cument number		
, 3	3. The date the dissolution was approved: August 29, 200	07		Partitoria		
2	A description of occurrence that resulted in the limited liabilit 608.441, Florida Statutes, (copy 608.441 on back cover letter Title Closing Partners of Brickell, LLC, did r	ty company's dis ).				
	of the partners involved. Business is slow and t	the decision	for the dissol	ution is final		
			·	<u> </u>		
· · -		<u> </u>	••	<u> </u>		
5	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.					
6	6. All remaining property and assets have been distributed among its members in accordance with their respective rights and interests.					
7	. CHECK ONE:					
	There are no suits pending against the company in an	ıy court.	·	, , ,		
	Adequate provision has been made for the satisfaction entered against it in any pending suit.	n of any judgmer	nt, order or decree	which may be		
Sign	natures of the members having the same percentage of members	hin interests nage	accamy to amprove	the dissolutions		
oigi	and the members having the same percentage of members	imp interests need	essary to approve	the dissolution.		
	Signature		Printed Name			
		Delaila J.	Estefano			
	Caro	Evelyn Lara				
_	Maria Guintana	Maura Qı	uintana			
		<del></del>				