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(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

(Business Entity Name)

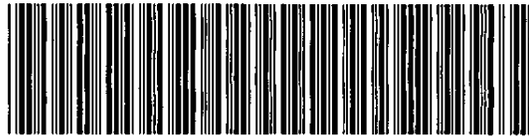
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

2008 APR 21 P 3:28

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COVER LETTER

April 15, 2008

To: DEPARTMENT OF STATE
DIVISION OF CORPORATIONS
PO BOX 6327
TALLAHASSEE, FL 32314

From: DOUBLE PROFIR LLC

Return address:
9 Richfield Lane
Palm Coast, FL 32164-6544

Contact Telephone # 347-255-7221

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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Check enclosed

**ARTICLES OF DISSOLUTION
FOR
A FLORIDA LIMITED LIABILITY COMPANY**

1. The name of the limited liability company is Double Profit LLC

2. The effective date of the limited liability company's dissolution is April 15, 2008

3. A description of the occurrence that resulted in the limited liability company's dissolution pursuant to
Section 608.441, Florida Statutes, (copy of 608.441 on back of cover letter).

negative income

4. **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.

5. All remaining property and assets have been distributed among its members in accordance with their
respective rights and interests.

6. **CHECK ONE:**

There are no suits pending against the company in any 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 membership interests necessary to approve the
dissolution:

Signature

M. Petrova

Typed or Printed name

Milla Petrova

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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Filing Fee: \$25.00

Termination of Limited Liability Company Agreement

This Termination of Limited Liability Company Agreement is made on April 15, 2008 by and between partners, of Double Profit LLC, City of Palm Coast, State of Florida. It is intended to permanently terminate the Limited liability company that was created by the Articles of Organization between the above parties that was dated March 22, 2007, and filed with the State of Florida, on March 23, 2007.

The above noted members agree to determinate their Limited liability company under the following terms and conditions:

1. After April 15, 2008, no member shall engage in any further Limited liability company business nor incur any further Limited liability company obligations, other than to liquidate the assets of the Limited liability company and, in general, wind up the limited liability company's affairs.
2. The members agree that each assets of the Limited liability company has a present fair market value equal to the asset's value as shown on the financial records of the Limited liability company. However, if an asset is sold, the members agree that that asset shall be deemed to have a fair market value equal to its sale price.
3. The members agree that their proportionate shares of the assets and liabilities of the Limited liability company are as follows:
4. The Limited liability company shall proceed to have an accounting of all of the assets and liabilities of the Limited liability company. The equities of the Limited liability company creditors and members shall be determined on the date of the accounting, which shall be no later than April 15, 2008. Any liabilities incurred or funds received by the Limited liability company after this date shall be distributed to the members according to their proportionate shares.
5. The Limited liability company name shall be disposed of as follows:
6. No modification of this Agreement shall be effective unless it is in writing and signed by a majority of the members. This Agreement binds and benefits all members and any successors, inheritors, assigns, or representatives of the members. Any attached papers that are referred to in this Agreement are part of this Agreement. Any allege oral agreements shall have no force or effect. This Agreement is governed by the laws of the State of Florida. If any portions of this Agreement is held to be invalid, void, or unenforceable by any court of law of competent jurisdiction, the rest of the Agreement shall remain in full force and effect.

Dated April 15, 2008

Signature of Member

M. Petrova

Printed Name of Member

Milla Petrova

Signature of Member

Vladimir Sergunin

Printed Name of Member

Vladimir Sergunin

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