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SECRETARY OF STATE
SECRETARY OF STATE

J. BRYAN

JAN -5.2011

EXAMINER

COVERTMETER

TO:	Registration Section Division of Corporations
SUBJE	cr. Anti-Sterold Program, LLC
	(Name of Limited Linbility Company)
The enc	losed Articles of Dissolution and fee(s) are submitted for fiding
Please n	eturn all correspondence concerning this matter to the following:
	Attorney John W. Van Note
	(Name of Person)
	Attorney John W. Van Note (Name of Person) Mohs, MacDonald, Widder & Paradise (Pinn/Compony) 20 N. Carroll Street
	(Finn/Company)
	20 N. Carroll Street
	(Address)
	Madison, WI 53703
	(City/State and Zip Code)
For further	r information concerning this matter, please call:
H	Attorney John W. Van Note 608 , 256-1978
_	(Name of Person) (Area Code & Daytime Telephone Mumber)
Enclosed is	a check for the following amount:
 \$ 25.00 F	Hing Fee B. 10.00 Filing Fee & S. 15.5.00 Filing Fee & S. 15.00 Filing Fee & Cortificate of Status Certified Copy (additional copy is enclosed) Certified Copy (additional copy is enclosed)

MAILING ADDRESS:

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

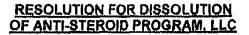
STREET/COURIER ADDRESS:

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

1. The name of a limited liability company is		T. A. S.	
Anti-Steroid Program, LLC	- No. of the State	·	~ <u>~</u>
2. The Articles of Organization were filed on M	ay 17, 2007	and assigned documen	tominbent (
3. The date the dissolution was approved:DEG	CEMBER 27, 2010		
4. A description of occurrence that resulted in the 608.441, Florida Statutes, (copy 608.441 on ba Upon the occurrence of events specific processes and the contract of events and the contract of events are specific processes.)			
upon the vote to dissolve and terminate	**************************************		***************************************
as determined by ownership inter	***************************************		~~~~~~~~~~ <u>~</u>
			The Particular States
5. CHECK ONE:		agent in the company of the company	
All debts, obligations and liabilities of ATEMPTE ADMINISTRATION AND ATEMPTE ATEMPTE Adequate provision has been made for 6. All remaining property and assets have been disrights and interests.	(O) the debts, obligations and fial	pilities pursuant to s. 608.4	421.
7. CHECK ONE:			
There are no suits pending against the c	company in any court.		
Adequate provision has been made for tentered against it in any pending suit.	D he satisfaction of any judgme	nt, arder or decree which a	may be
natures of the members having the same percentage	e of membership interests nec	essary to approve the disso	olution:
Signature		Printed Name	
William Elons	William V	oss, Managing N	Летbе
	 	(1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	************
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FILING FEE: \$25.00



STATE OF SES This Resolution for Dissolution (the "Resolution") is made as of the date listed below by William Voss ("Voss"), a Managing Member of Anti-Steroid Program, LLC, a Florida limited liability company (the "Company").

WHEREAS, the Company was organized on or about May 17, 2007, by the filing of Articles of Organization with the Florida Secretary of State; and

WHEREAS, the Company is governed by the terms and conditions of an Operating Agreement dated May 1, 2009 (the "Operating Agreement"); and

WHEREAS, Voss is a Managing Member of the Company; and

WHEREAS, Section 8.1(E) of the Operating Agreement provides that the Company can be dissolved upon the vote of at least two-thirds (2/3rds) of the members, as determined by ownership interest, of the Company; and

WHEREAS, pursuant to a vote of dissolution, the members owning at least two-thirds (2/3rds) of the ownership interest in the Company voted to dissolve the Company and to appoint Voss as the Managing Member authorized to execute this Resolution and any other document deemed necessary or appropriate by Voss to effectuate the provisions of this Resolution; and

WHEREAS, the undersigned, being a Managing Member of the Company and at the direction of the members owning at least two-thirds (2/3rds) of the ownership interest in the Company, desires to dissolve the Company and wind up the business and affairs of the Company as described in this Resolution.

NOW. THEREFORE, BE IT RESOLVED, as follows:

- That the Company is dissolved. It is anticipated that the Company will not have 1) any assets to distribute to the Members.
- That the Company shall wind-up its business, file its final tax return and be dissolved, and that Voss shall be directed to oversee, complete, and wind-up the business affairs of the Company and effectuate the intent of this Resolution, including, but not limited to, the execution and filing of Articles of Dissolution with the Florida Secretary of State.

IN WITNESS WHEREOF, the undersigned have caused this Resolution to be executed effective as of the 30 day of December, 2010.

ANTI-STEROID PROGRAM, LLC