Florida Department of State

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LLC DISSOLUTION OR WITHDRAWAL BENCHMARK BALDWIN PARK, LLC

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COVER LETTER

	distration Section Islon of Corporations				
SUBJECT	Benchmark Baldwin Park LLC	_			
	(Name of Limited Liability Company)	•			
The enclos	l Articles of Dissolution and fee(s) are submitted for filling.				
Please rote	all correspondence concerning this matter to the following:				
	Steven J. Longo				
	(Name of Person)				
	Benchmark Baldwin Park LLC				
	(Pirn/Comp.மர்)				
•	4053 Maple Road, Suite 200				
	(Address)				
	Amherst, NY 14226				
	(City/State and Zip Code)				
Por further	formation concerning this matter, please call:				
S	ven J. Longo 716 833-4986	_			
_	(Name of Person) at (_			
Enclosed is	check for the following amount:				
р \$25.00 F	p \$30.00 Piling Fee & X p \$55.00 Filing Fee & p \$60.00 Filing Fee, Certificate of Status Contlined Copy (additional copy is enclosed) Cartificate of Status & Cartified Copy (additional copy is enclosed))			

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

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SECRETARY OF STATE
TAIL LANASSEE, FLORIDA

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

1. The name of a limited liability company is	0m -
Benchmark Baldwin Park LLC	
2. The Articles of Organization were filed on May 22, L07000054251	2007 and assigned document numbe
3. The date the dissolution was approved: 12-9-2013	
4. A description of occurrence that resulted in the limit 608:441, Plorida Statutes, (copy 608.441 on back co	ted liability company's dissolution pursuant to section wer latter);
Solo member approved dissolution	
5. CHECK ONE:	<u> </u>
🖼 All debts, obligations and liabilities of the l	imited liability company have been paid or discharged.
OR- Adequate provision has been made for the c	lebts, obligations and liabilities pursuent to s. 608.4421.
 All remaining property and assets have been distributights and interests. 	ated among its members in accordance with their respective
7. CHECK ONE:	
There are no suits pending against the comp	any in any court.
OR- Adequate provision has been made for the s entered against it in any pending suit.	atisfaction of any judgment, order or decree which may be
gnatures of the members having the same percentage of	membership interests necessary to approve the dissolution
Signature	Printed Name
. Vianton @	Steven J. Longo, Vice President of Sole Member
	Carried State Control of the Control