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EXAMINER

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ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

1 The name of a limited liability company is PRECISION PULMONARY, LLC			
2. The Articles of Organization were filed on 11/01/2 L07000110864	and assigned do	ocument number	
3. The date the dissolution was approved: 10/27/201	10		
4. A description of occurrence that resulted in the limited 608 441, Florida Statutes, (copy 608 441 on back cove Written consent of members holding			
membership interest in the limited lial			
with the limited liability company's oper	rating agreement.		
5. CHECK ONE:			
All debts, obligations and liabilities of the limiting OR-Adequate provision has been made for the debt		-	
6 All remaining property and assets have been distributed rights and interests.	d among its members in accordance with	their respective	
7 CHECK ONE:	win and and		
 ✓ There are no suits pending against the compan -OR- Adequate provision has been made for the satientered against it in any pending suit. 	- ·	which may be	
Signatures of the members having the same percentage of me	embership interests necessary to approve	the dissolution:	
Signature	Printed Name		
men & hall	Timothy A. Walsh	3 3 3 3 S	
Ruly Att	Richard J. Cotton	NOV-	
		8 A	

ACTION BY WRITTEN CONSENT OF MEMBERS HOLDING MAJORITY INTEREST IN PRECISION PULMONARY, LLC

The undersigned, constituting members holding a majority interest in **PRECISION PULMONARY, LLC** (the "Company"), hereby adopt the following resolution by written consent.

WHEREAS, Section 11 of the Company's Operating Agreement provides that the Company shall be dissolved upon the written approval of members holding a majority of the membership interest; and

WHEREAS, Timothy A. Walsh ("Walsh") and Richard J. Cotton ("Cotton") hold a combined 64% of the membership interest of the Company, which constitutes a majority of the Company's outstanding membership interest; and

WHEREAS, Walsh & Cotton collectively desire to dissolve the Company as set forth by this written action.

NOW THEREFORE, it is

RESOLVED, that the Company shall be dissolved effective October 27, 2010.

FURTHER RESOLVED, that the Company shall immediately commence the winding up of its affairs in accordance with the Operating Agreement.

The undersigned, being members holding a majority of the outstanding membership interest in Precision Pulmonary, LLC, do hereby approve and adopt the above resolutions.

EFFECTIVE DATE: October 27, 2010.

Timothy A. Walsh, Member

Richard V. Cotton, Member

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