LOSOCO CA1855

,	(Requestor's Name)
	(Address)
	(Address)
	(City/State/Zip/Phone #)
PICK-U	P WAIT MAIL
- <u> </u>	(Business Entity Name)
	(Document Number)
Certified Copies	~. Certificates of Status

Special Instructions to Filing Officer:

L. SELLERS

JUN 28 2010

EXAMINER

Office Use Only



100181525781

06/21/10--01032--006 **25.00

SECRETARY OF STATE

TIME

COVER LETTER

TO: Registration Section Division of Corporations	
SUBJECT: GK2, LLC	
(Nam	ne of Limited Liability Company)
	,
The enclosed Articles of Dissolution and fee(s)	
Please return all correspondence concerning this	s matter to the following:
Katie Igler	
	(Name of Person)
GK2, LLC	
	(Firm/Company)
16208 Ivy Lakes Dr	ive
100 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 	(Address)
Odessa, FL 33556	-6046
	(City/State and Zip Code)
For further information concerning this matter, p	olease call:
Katie Igler (Name of Person)	at (407) 230-2630 (Area Code & Daytime Telephone Number)
(Nime of Person)	(Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
\$25.00 Filing Fee \$\times 30.00 Filing Fee \$\times \text{Certificate of Start}\$	
MAILING ADDRESS: Registration Section	STREET/COURIER ADDRESS: 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

2 The Articles of Osmolization was Class as USIZDI	/2008	
2. The Articles of Organization were filed on <u>09/26/</u> L08000091855	and assigned document nun	nbe
	. 1 200	
3. The date the dissolution was approved:	<i>5</i> •	
4. A description of occurrence that resulted in the limite 608.441, Florida Statutes, (copy 608.441 on back cov		
c) Written consent of all m	lembers of the UC	
5. CHECK ONE:		
All debts, obligations and liabilities of the lin	mited liability company have been paid or discharged.	
	ebts, obligations and liabilities pursuant to s. 608.4421.	
All remaining property and assets have been distribut rights and interests.	ed among its members in accordance with their respect	tive
7. CHECK ONE:		
There are no suits pending against the compa	any in any court.	
OR- Adequate provision has been made for the sa	tisfaction of any judgment, order or decree which may	he
OR-		he
OR- Adequate provision has been made for the sa entered against it in any pending suit.	ntisfaction of any judgment, order or decree which may	
OR- Adequate provision has been made for the sa entered against it in any pending suit.	ntisfaction of any judgment, order or decree which may	
OR- Adequate provision has been made for the sa entered against it in any pending suit.	ntisfaction of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment or decree which may make the control of any judgment or decree which may make the control of any judgment or decree which may be a support or decree	
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of respectively.	ntisfaction of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may be approved the dissolution of a proved the dissolu	
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of r	ntisfaction of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment, order or decree which may make the control of any judgment or decree which may make the control of any judgment or decree which may make the control of any judgment or decree which may be a support or decree	
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of respectively.	ntisfaction of any judgment, order or decree which may membership interests necessary to approve the dissolution Printed Name Garrett R. Bates II Katie Igler	ion
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of respectively.	ntisfaction of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may membership interests necessary to approve the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may may be approved the dissolution of any judgment, order or decree which may be approved the dissolution of a proved the dissolu	ion
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of respectively.	nembership interests necessary to approve the dissolution of Research Printed Name Garrett R. Bates II Katie Igler	ion
OR- Adequate provision has been made for the sa entered against it in any pending suit. natures of the members having the same percentage of respectively.	membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may membership interests necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the dissolution of Reference which may necessary to approve the Re	ion