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DIVISION OF CORPORATION

B. KOHR

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EXAMINER



ON SERVICE COMPANY.					
ACCOUN	T NO. :	:	120000001	.95	
REFE	RENCE :	:	124839	7469481	
AUTHORIZ	ATION :	:			<i>1</i> :
COST	LIMIT :	:	\$ 25,00	Sincle	endr
ORDER DATE : September	15, 2009	9			
ORDER TIME : 9:48 AM					_
ORDER NO. : 124839-005					09'
CUSTOMER NO: 7469481					SEP 1
DOME NAME: ALTISOU	STIC FII				57 PH 2: 23
XX ARTICLES OF DISSOL	UTION				
PLEASE RETURN THE FOLLOW	ING AS F	PRC	OOF OF FILI	NG:	
CERTIFIED COPY XX PLAIN STAMPED CO CERTIFICATE OF G		1D]	ING		
CONTACT PERSON: Jeanine	Reynold	ls	- EXT# 293	3	
	EX	ſΑΣ	MINER'S INI	TIALS:	

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

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and assigned document number
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ability company's dissolution pursuant to sections setter).
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obligations and liabilities pursuant to s. 608.4421. mong its members in accordance with their respective in any court. action of any judgment, order or decree which may be
bership interests necessary to approve the dissolution: Printed Name
Ocwen Financial Corporation
by Paul A. Koches, Secretary

ACTION BY THE SOLE MEMBER OF ALTISOURCE HOLDINGS, LLC

The undersigned, being the sole member of Altisource Holdings, LLC, a Florida limited liability company ("Altisource" or the "Company"), acting pursuant to the authority of the Limited Liability Company Agreement, hereby takes the following specified actions and directs that this written consent be filed in the minute book of the Company:

RESOLVED, that the Articles of Dissolution substantially in the form furnished to the sole member of the Company, providing for the dissolution of the Company, be and hereby are approved; and

RESOLVED, that any and all actions previously taken by the proper officers of the Company on behalf of the Company in furtherance of the purpose and intent of any or all of the foregoing resolutions be, and hereby are, ratified, confirmed, adopted and approved in all respects as the duly authorized acts of the Company; and

RESOLVED, that the proper officers of the Company be, and each of them hereby is, authorized and directed, in the name and on behalf of the Company, to take any and all such further actions, to execute, deliver and perform, under its corporate seal or otherwise, any and all such further agreements, documents, certificates and instruments, to make any and all such filings, to seek any and all such approvals and to pay any and all such costs and expenses as in their, his or her judgment may be necessary, appropriate or advisable in order to carry out the purpose and intent of any or all of the foregoing resolutions and to effectuate the transaction authorized thereby; and

RESOLVED, that for the purposes of any or all of the foregoing resolutions, the proper officers of the Company shall be the Chief Executive Officer, the President, any Vice President, the Treasurer, the Secretary and any Assistant Secretary.

IN WITNESS WHEREOF, the undersigned has taken this action effective as of the year and day first above written.

OCWEN FINANCIAL CORPORATION

y: Paul A. Koches

Executive Vice President and Secretary