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J. SAULSBERRY EXAMINER

DEC 2 2 2011

## **COVER LETTER**

TO: Registration Section Division of Corporations
SUBJECT: Lan Salocin LLC
(Name of Limited Liability Company)
The enclosed Articles of Dissolution and fee(s) are submitted for filing.  Please return all correspondence concerning this matter to the following:
Nich Casadio (Name of Person)  LactSalacin LLC (Firm/Company)
(Name of Person)
Lacisalocin LLC
(Firm/Company)
(Firm/Company)  2721 Bedford Way  (Address)  Sarasota FL 34239-48cl  (City/State and Zip Code)
(Address)
Sarasota FL 34239-4801 75
(City/State and Zip Code)
For further information concerning this matter, please call:
Meal Cosado at (94) 780 456 9 (Area Code & Daytime Telephone Number)
(Name of Person) (Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:
\$25.00 Filing Fee & Solution Status Solution S

## 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			
2. The Articles of Organization were filed on $\frac{4/20/2009}{4/20/2009}$ and a $\frac{4/20/2009}{4/20/2009}$	assigned docu	ıment n	umber
3. The date the dissolution was approved: 12/12/2011.			
4. A description of occurrence that resulted in the limited liability company's dissolution 608.441, Florida Statutes, (copy 608.441 on back cover letter).	on pursuant to	Section	[]
Annal tees became too Cost)	HNSS	C 21	
	E PL	AM 8:	
5. CHECK ONE:	OF I OF I	<u></u>	
All debts, obligations and liabilities of the limited liability company have be OR-Adequate provision has been made for the debts, obligations and liabilities p.  6. All remaining property and assets have been distributed among its members in according to the debts, obligations and liabilities p.	oursuant to s. (	608.44	21.
7. CHECK ONE:  There are no suits pending against the company in any court.  OR-  Adequate provision has been made for the satisfaction of any judgment, order entered against it in any pending suit.	er or decree w	/hich m	ay be
ignatures of the members having the same percentage of membership interests necessary	to approve the	e disso	lution:
history Wicolas J			16
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