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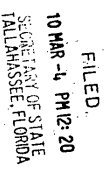
(Requestor's Name)			
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S. HAWKES

EXAMINER

COVER LETTER

	sistration Section ision of Corporations			
SUBJECT:	All Pro Freight Carriers-S	South, LLC imited Liability Company)		
The enclosed	d Articles of Dissolution and fee(s) are sul	bmitted for filing.		
Please return	all correspondence concerning this matte	er to the following:		
·	Clare Long, Esq.			
(Name of Person)				
Corsaro & Associates Co., LPA				
(Firm/Company)				
	28039 Clemens Road			
		(Address)		
Westlake OH 44145				
	(City	y/State and Zip Code)		
For further in	nformation concerning this matter, please	call:		
Cla	are Long, Esq.	at (440) 871-4022		
	(Name of Person)	(Area Code & Daytime Telephone Numb	er)	
Enclosed is a	check for the following amount:			
√ \$25.00 Filir	ng Fee 30.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & S60.00 Filing Certified Copy (additional copy is enclosed) Certified Copy (additional c	Status &	
	MAILING ADDRESS:	STREET/COURIER ADDR	ESS:	
	Registration Section	Registration Section		
	Division of Corporations	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

1. The name of a limited liability company is	EFO
All Pro Freight Carriers-South, LLC	70
7 to 7 to 1 to 1 to 1 to 1 to 1 to 1 to	97
2. The Articles of Organization were filed on May 20, 1 L09000049564	2009 and assigned document numbers
20000010004	•
3. The date the dissolution was approved: 12-15-09	
4. A description of occurrence that resulted in the limited li 608.441, Florida Statutes, (copy 608.441 on back cover I Written consent of all members F.S. 60	
Written Consett of all members F.G. of	78.44 1(C)

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a compare on the	
5. CHECK ONE:	
All debts, obligations and liabilities of the limite	d liability company have been paid or discharged.
Adequate provision has been made for the debts,	obligations and liabilities pursuant to s. 608.4421.
6. All remaining property and assets have been distributed a	mong its members in accordance with their respectiv
rights and interests.	-
7. CHECK ONE:	
✓ There are no suits pending against the company i	n,any court.
	action of any judgment, order or decree which may be
en la companya di managan di manag	and the second s
enatures of the members having the same percentage of mem	bership interests necessary to approve the dissolution
1	
Signature	Printed Name
//	AUCH COLOR HARDON AND LLO
Llag Lines	All Pro South Holdings, LLC
* .	
and the second of the second o	By George Renna, President
1 17 1933 CAR	act (P
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