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To:

Division of Corporations

Fax Number : (850)617-6383

From:

Account Name : C T CORPORATION SYSTEM

Account Number : FCA000000023

Phone : (850)222-1092

Fax Number

: (850)878-5368

LLC DISSOLUTION OR WITHDRAWAL FL - HARBOR EDGE OF MELBOURNE, LLC

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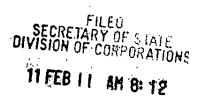
Corporate Filing Menu

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2/11/2011

COVER LETTER

Division of Corporations					
SUBJECT: FL- Harbor E	dge of Melbo	ourne, L	LC		
(Name of Limited Liability Company)					
The enclosed Articles of Dissolution	n and fee(s) are subr	nitted for fil	in <u>e</u> .		
Picase return all correspondence co	nceroing this matter	to the follow	ving:		
ld					
Kausar Pat		lune of Perso	<u></u>		
	(1)	muic of Least	(A)		
BBVA Com					
(Firm/Company)					
2001 Kirby Dr., Suite 311					
		(Address)			
Houston, Te	Houston, Texas 77019				
(City/State and Zip Code)					
For further information concerning this matter, please call:					
, or ration apparent opinioning	ura maneral biotes de				
Kausar Patel		ut (_	713	<u>831-5</u>	6675 Talaphone Number)
(Nune of	'crson)		(Area Code	& Daytime	Telephone Number)
Enclosed is a check for the following am	ount:				
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					(additional copy is enclosed)
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Registration Sec Division of Corp		Registration Section Division of Corporations			
P.O. Box 6327			Clifton I	Building	
Tallahassee, FL	32314		2661 Ext Tallahas		Center Circle
			រ ងរាជបង្ស	96c' LT 7	14341



ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

The name of a limited liability compan FL- Harbor Edge of Melbourn	
2. The Articles of Organization were filed of L0900076939	August 10, 2009 and assigned document number
3. The date the dissolution was approved:	2/10/2011
	In the limited liability company's dissolution pursuant to section un back cover letter).
Pursuant to section 608.441(c), Florida	Statutes, this limited flability company ("LLC") is being dissolved
by written consent of all of the membe	rs of the LLC.
5. CHECK ONE:	
All debts, obligations and liabilities of the Adequate provision has been made	es of the limited (lability company have been paid or discharged. le for the debts, obligations and liabilities pursuant to s. 608,4421.
rights and interests.	en distributed among its members in accordance with their respective
7. CHECK ONE:	
✓ There are no suits pending against OR- Adequate provision has been made entered against it in any pending so	the company in any court. to for the satisfaction of any judgment, order or decres which may be uit.
atures of the members having the same perce	entage of membership interests necessary to approve the dissolution:
Signature	Printed Name
14-	Jim Recer, Executive Vice President,
U	on behalf of P.I. Holdings No. 3, the Sofe Member
the state of the s	

FILING FEE: \$25.00

FL- HARBOR EDGE OF MELBOURNE, LLC CONSENT OF THE SOLE MEMBER

February 10, 2011

The undersigned, being the Sole Member of FL- Harbor Edge of Melbourne, LLC a Florida Limited Liability Company (the "Company"), hereby consents in writing in lieu of a special meeting, pursuant to the provisions of the Florida Statutes, to the adoption of the following recitals and resolutions:

Voluntary Dissolution

WHEREAS, the Florida Statutes provide that the dissolution of a limited liability company may be authorized by written consent of all of the members of the company and articles of dissolution shall be filed with the Secretary of State of the State of Florida; and

WHEREAS, in the judgment of the Sole Member of the Company, it is deemed advisable that this Company should be dissolved;

NOW, THEREFORE, BE IT

RESOLVED, that the Company be, and hereby is, dissolved and that any officer or manager of P.I. Holdings No. 3 or the Company be, and hereby is, authorized, empowered and directed to complete, execute, and deliver any and all documents and instruments, including the Articles of Dissolution attached to this consent as <u>Exhibit A</u>, and pay any and all fees, in the name of and on behalf of the Company, which the Sole Member or officer determines to be necessary, appropriate, convenient or desirable to effectuate such dissolution; and further

RESOLVED, that the Articles of Dissolution of the Company, set forth on Exhibit A hereto be, and they are hereby, adopted and approved.

IN WITNESS WHEREOF, the undersigned executes the foregoing written consent to be effective as of the date first written above.

P.I. Holdings No. 3 (Name of the Sole Member)

Jim Recer Executive Vice President