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SECRETARY OF STATE DIVISION OF CORPORATIONS

C. LEWIS SEP 2.4 2012 EXAMINER

COVER LETTER

	on of Corporations	y 4	**				
SUBJECT: 1	nfinity Sports LLC						
_	(Name of	Limited Liability Company)					
The enclosed A	articles of Dissolution and fee(s) are so	ubmitted for filing.					
Please return al	I correspondence concerning this mat	ter to the following:					
	O-law Cahananhann						
	Galen Scharenberg	(Name of Person)					
		(Name of Ferson)					
	Infinity Sports LLC						
		(Firm/Company)					
	3615 SW 7th Avenue						
		(Address)					
	Cape Coral, Florida	33914					
	(Ci	ity/State and Zip Code)					
For further info	ormation concerning this matter, pleas	e call·					
Tor randici inic	ination concerning this matter, preas-						
Galen Scharenberg		_{at (} 239 ₎ 945-0131					
	(Name of Person)	(Area Code &	Daytime Telephone Number)				
Enclosed is a che	eck for the following amount:						
\$25.00 Filing	Fee 30.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & Certified Copy (additional copy is encl	Section of Status & Certificate of Status & Certified Copy (additional copy is enclosed)				
		·					

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

FILED SECRETARY OF STATE DIVISION OF CORPORATIONS

2012 SEP 21 PM 1: 22

2 The Amieles of Charles	ovember 6, 2009
2. The Articles of Organization were filed on N	and assigned document number
3. The date the dissolution was approved: 01/1	0/11
608.441, Florida Statutes, (copy 608.441 on ba	
Company never developed and all debts were dismissed in cankrupti	cy court on 1/10/11 under case number 9:10-bk-21806-DHA (copy of discharge is attatched
5. CHECK ONE:	
C-OR-	f the limited liability company have been paid or discharged. r the debts, obligations and liabilities pursuant to s. 608.4421.
 All remaining property and assets have been dirights and interests. 	istributed among its members in accordance with their respective
7. CHECK ONE:	
There are no suits pending against the	company in any court.
There are no suits pending against the -OR-Adequate provision has been made for entered against it in any pending suit.	company in any court. the satisfaction of any judgment, order or decree which may be
OR- Adequate provision has been made for entered against it in any pending suit.	, ,
OR- Adequate provision has been made for entered against it in any pending suit.	the satisfaction of any judgment, order or decree which may be
OR- Adequate provision has been made for entered against it in any pending suit. Ignatures of the members having the same percenta	ge of membership interests necessary to approve the dissolution:
OR- Adequate provision has been made for entered against it in any pending suit.	the satisfaction of any judgment, order or decree which may be ge of membership interests necessary to approve the dissolution: Printed Name
OR- Adequate provision has been made for entered against it in any pending suit. gnatures of the members having the same percenta	the satisfaction of any judgment, order or decree which may be ge of membership interests necessary to approve the dissolution: Printed Name
OR- Adequate provision has been made for entered against it in any pending suit. gnatures of the members having the same percenta	the satisfaction of any judgment, order or decree which may be ge of membership interests necessary to approve the dissolution: Printed Name

FILING FEE: \$25.00

IN THE LICKING COUNTY COMMON PLEAS COURT

The Huntington National Bank,

Case No. 09CV1354

Plaintiff,

Judge Spahr

VS.

Infinity Sports, LLC, and Galen Lynn Scharenberg, individually,

Defendants.

PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT AS TO DEFENDANT, GALEN LYNN SCHARENBERG, ONLY

Plaintiff moves this Court to enter Default Judgment in favor of Plaintiff and against the Defendant, Galen Lynn Scharenberg, individually, in the principal sum of \$39,707.61, together with accrued interest and late fees in the sum of \$889.60 through July 16, 2009, plus interest thereafter in accordance with the terms of the default rate provision in the Note, plus the cost of this action on the ground that the Defendant, Galen Lynn Scharenberg, individually, has failed to file an Answer or otherwise defend as to the Complaint of the Plaintiff.

Respectfully submitted:

Weltman, Weinberg & Reis Co., L.P.A.

Allen J. Reis #0015125

Attorney for Plaintiff

175 S. Third Street, Suite 900

Columbus, OH 43215

(614) 801-2771

(614) 801-2603 fax

areis@weltman.com

WWR#7667016

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true copy of the foregoing Motion for Default Judgment was mailed to the below-listed, by U.S. ordinary mail postage pre-paid on this Uday of September, 2009.

Galen Lynn Scharenberg 2904 Bread Tray Mountain Rd. Lampe, MO 65681

Allen J. Reis #0015125

Attorney for Plaintiff

THE STATE OF OHIO Licking County, SS LICKING COUNTY COURT JUDGMENT CREDITOR(S) OF COMMON PLEAS THE HUNTINGTON NATIONAL P.O. BOX 4370 2361 MORSE RD NC3W67 NEWARK, OH 43058 COLUMBUS, OH 43229 **AGAINST** CASE NO. 09CV1354JRS JUDGMENT DEBTOR(S) NOTICE TO THE JUDGMENT DEBTOR GALEN LYNN SCHARENBERG OF GARNISHMENT OF OTHER 2904 BREAD TRAY MOUNTAIN THAN PERSONAL EARNINGS LAMPE, MO 65681 You are hereby notified that this Court has issued an order in the above case in favor of THE HUNTINGTON NATIONAL the judgment creditor in this proceeding, directing that some of your money in excess of \$400, property, or credits now in the possession of U.S. BANK the Garnishee in this proceeding be used to satisfy your debt to the judgment creditor. This order was issued on the basis of the judgment creditor's judgment against you that was obtained in or transferred to the LICKING COUNTY COURT case number 09CV1354JRS on September 29, 2009 Upon your receipt of this notice, you are prohibited from removing or attempting to remove the money, property, or credits until expressly permitted by the court. Any violation of this prohibition subjects you to punishment for contempt of Court. The law of Ohio and the United States provides that certain benefit payments can not be taken from you to pay a debt. Typical among the benefits that cannot be attached or executed upon by a creditor are the following: (1) Workers compensation benefits (7) Veterans' benefits (4) Disability assistance administered by (2) Unemployment compensation payments the Ohio department of human services (8) Black lung benefits (3) Cash assistance payments under the Ohio (9) Certain pensions (5) Social security benefits works first program (6) Supplemental security income (S.S.I.) There may be other benefits not included in the above list that apply in your case. If you dispute the judgment creditor's right to garnish your property and believe that the judgment creditor should not be given your money, property, or credits other than personal earnings, now in the possession of the garnishee because they are exempt or if you feel that this order is improper for any reason, you may request a hearing before this Court by disputing the claim on the request for hearing card, enclosed herein, or in a substantially similar form, and delivering the request for hearing to this Court at the above address no later than the end of the fifth business day after you receive this notice. You may state your reasons for disputing the judgment creditor's right to garnish your property in the space provided on the form; however, you are not required to do so. If you do state your reasons for disputing the judgment creditor's right, you are not prohibited from stating any other reason at the hearing. If you do not state your reasons, it will not be held against you by the Court, and you can state your reasons at the hearing. NO OBJECTIONS TO THE JUDGMENT ITSELF WILL BE HEARD OR CONSIDERED AT THE HEARING. IF YOU REQUEST A HEARING, THE HEARING WILL BE LIMITED TO A CONSIDERATION OF THE AMOUNT OF YOUR MONEY, PROPERTY, OR CREDITS, OTHER THAN PERSONAL EARNINGS, IN THE POSSESSION OR CONTROL OF THE GARNISHEE, IF ANY, THAT CAN BE USED TO SATISFY ALL OR PART OF THE JUDGMENT YOU OWE TO THE JUDGMENT CREDITOR. If you request a hearing by delivering your request for hearing no later than the end of the fifth business day after you receive this notice, it will be conducted in courtroom of this court at M. on You may request the Court to conduct the hearing before this date by indicating your request in the space provided on the form; the Court will then send you notice of any change in the date, time or place of the hearing. If you do not request a

hearing date by delivering your request for hearing no later than the end of the fifth business day after you receive this notice.

If you have any questions concerning this matter, you may contact the office of the Clerk of Court. If you want legal representation, you should contact your lawyer immediately. If you need the name of a lawyer, contact the local bar

some of your money, property, or credits, other than personal earnings, will be paid to the judgment creditor.

004 30,000

By Deputy

GARY R. WALTERS

This Law firm is a debt collector attempting to collect this debt for our Client and any information obtained will be used for that purpose.

Clerk of Court

association.

THE STATE OF OHIO Licking County, SS JUDGMENT CREDITOR(S) THE HUNTINGTON NATIONAL 2361 MORSE RD NC3W67 COLUMBUS, OH 43229 **AGAINST** JUDGMENT DEBTOR(S) INFINITY SPORTS, LLC BREAD TRAY MOUNTAIN 2904

LAMPE. MO 65681

LICKING COUNTY COURT OF COMMON PLEAS P.O. BOX 4370 NEWARK, OH 43058

09CV1354JRS CASE NO. NOTICE TO THE JUDGMENT DEBTOR OF GARNISHMENT OF OTHER THAN PERSONAL EARNINGS

You are hereby notified that this Court has issued an order in the above case in favor of the judgment creditor in this proceeding, directing that some of your THE HUNTINGTON NATIONAL money in excess of \$400, property, or credits now in the possession of U.S. BANK

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the Garnishee in this proceeding be used to satisfy your debt to the judgment creditor. This order was issued on the basis of the judgment creditor's judgment against you that was obtained in or transferred to the case number 09CV1354JRS

Upon your receipt of this notice, you are prohibited from removing or attempting to remove the money, property, or credits until expressly permitted by the court. Any violation of this prohibition subjects you to punishment for contempt of Court.

The law of Ohio and the United States provides that certain benefit payments can not be taken from you to pay a debt. Typical among the benefits that cannot be attached or executed upon by a creditor are the following:

(1) Workers compensation benefits

(4) Disability assistance administered by

(7) Veterans' benefits

(2) Unemployment compensation payments the Ohio department of human services

(8) Black lung benefits

(3) Cash assistance payments under the Ohio (5) Social security benefits

(9) Certain pensions:

works first program

(6) Supplemental security income (S.S.I.)

There may be other benefits not included in the above list that apply in your case.

If you dispute the judgment creditor's right to garnish your property and believe that the judgment creditor should not be given your money, property, or credits other than personal earnings, now in the possession of the garnishee because they are exempt or if you feel that this order is improper for any reason, you may request a hearing before this Court by disputing the claim on the request for hearing card, enclosed herein, or in a substantially similar form, and delivering the request for hearing to this Court at the above address no later than the end of the fifth business day after you receive this notice. You may state your reasons for disputing the judgment creditor's right to garnish your property in the space provided on the form; however, you are not required to do so. If you do state your reasons for disputing the judgment creditor's right, you are not prohibited from stating any other reason at the hearing. If you do not state your reasons, it will not be held against you by the Court, and you can state your reasons at the hearing.

NO OBJECTIONS TO THE JUDGMENT ITSELF WILL BE HEARD OR CONSIDERED AT THE HEARING. IF YOU REQUEST A HEARING, THE HEARING WILL BE LIMITED TO A CONSIDERATION OF THE AMOUNT OF YOUR MONEY, PROPERTY, OR CREDITS, OTHER THAN PERSONAL EARNINGS, IN THE POSSESSION OR CONTROL OF THE GARNISHEE, IF ANY, THAT CAN BE USED TO SATISFY ALL OR PART OF THE JUDGMENT YOU OWE TO THE

JUDGMENT CREDITOR.

If you	request a	hearing	by delivering	g your	request	for hearing	no	later	than the	end of the	fifth busi	ness d	lay
after you	receive this	s notice,	it will be co	nducted	d in cou	irtroom					of this	court	a

You may request the Court to conduct the hearing before this date by indicating your request in the space provided on the form; the Court will then send you notice of any change in the date, time or place of the hearing. If you do not request a hearing date by delivering your request for hearing no later than the end of the fifth business day after you receive this notice, some of your money, property, or credits, other than personal earnings, will be paid to the judgment creditor.

If you have any questions concerning this matter, you may contact the office of the Clerk of Court. If you want legal representation, you should contact your lawyer immediately. If you need the name of a lawyer, contact the local bar association.

Date

Clerk of Court

By Deputy

GARY R. WALTERS This Law firm is a debt collector attempting to collect this debt for our Client and any information obtained will be used for that purpose.