

L10000019272

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

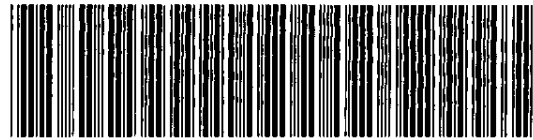
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



300188523323

12/13/10--01004--001 **100.00

RECEIVED
TALLAHASSEE, FLORIDA

2010 DEC 13 PM 4:27

FILED

C. LEWIS
DEC 14 2010
EXAMINER

Douglass S. Lodmell, JD INC.
Attorney at Law

Florida Dept OF State
DIV. of Corp
P.O. Box 6327
Tallahassee, FL 32314

12-9-10

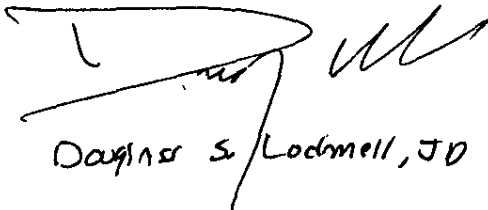
Enclosed are FOUR separate Articles of dissolution for
the following Limited Liability Companies

1. BRANDTHINK, L.L.C # L10000019272
2. BRANDTHINK Sports & Entertainment, L.L.C. # L10000039841
3. BRANDTHINK Dental, LLC # L10000039840
4. BRANDTHINK Digital, LLC # L10000039829

AND My ck # 1161 for \$100-

The Return address for each LLC is 1625 JF Kennedy Csway;
#703, NO. Bay Village, FL 33141

Thank you



Douglas S. Lodmell, JD

ARTICLES OF DISSOLUTION
FOR
A LIMITED LIABILITY COMPANY

FILED

2010 DEC 13 PM 4: 27

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

1. The name of a limited liability company is
BRANDTHINK, L.L.C.

2. The Articles of Organization were filed on FEBRUARY 19, 2010 and assigned document number
L10000019272

3. The date the dissolution was approved: IMMEDIATE 12-14-10

4. A description of occurrence that resulted in the limited liability company's dissolution pursuant to section
608.441, Florida Statutes, (copy 608.441 on back cover letter).

DID NOT AND WILL NOT BEGIN OPERATIONS WITH UNANIMOUS CONSENT OF ALL PARTNERS.

5. CHECK ONE:

- All debts, obligations and liabilities of the limited liability company have been paid or discharged.
-OR-
 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 among its members in accordance with their respective rights and interests.

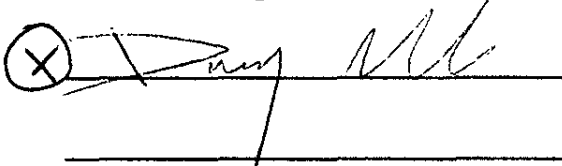
7. CHECK ONE:

- There are no suits pending against the company in any court.
-OR-
 Adequate provision has been made for the satisfaction of any judgment, order or decree which may be entered against it in any pending suit.

Signatures of the members having the same percentage of membership interests necessary to approve the dissolution:

Signature

Printed Name

 _____

DOUGLASS LODMELL, MEMBER

