## L10000014314

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(,,,
(Document Number)
(Socialistic Halliss)
Certified Copies Certificates of Status
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



800210090658

07/19/11--01016--026 \*\*25.00

11 JUL 19 PN 8: 29
SEURELAND OF STATE

B. BOSTICK

JUL 20 2011

EXAMINER

## **COVER LETTER**

Division of Corporations			
SUBJECT: 11325 Seagrass Circle, 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:			
rease return an correspondence concerning this matter to the ronowing.			
Steven I. Greenwald, Esq.		•	
(Name of Person)			
I are Officer of Chayen I Croopwald P A			
Law Offices of Steven I. Greenwald, P.A.			
(Firm/Company)	1		
6971 North Federal Highway, Suite 105	717 1000 1000	•	
(Address)		= =	9
Boca Raton, FL 33487	SS - 1		2002
(City/State and Zip Code)	: 10 cl = 1	7 7 11	, A.
	511 511	æ.	ik me
For further information concerning this matter, please call:	語	<u>ე</u> ე	
Steven I. Greenwald, Esq. 561 994-5560	Þ		
(Name of Person) (Area Code & Daytime Telephone Number	:r)		
Enclosed is a check for the following amount:	- P		
x \$25.00 Filing Fee 30.00 Filing Fee & \$55.00 Filing Fee & \$60.00 Filing Fee Certificate of Status Certified Copy Certificate of Status	-		
(additional copy is enclosed) Certified Copy (additional copy	y is enclose	d)	
MAILING ADDRESS: STREET/COURIER ADDRI	FCC.		
Registration Section Registration Section	-UU		
Division of Company			

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

TO:

Registration Section

Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

## ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

3. The date the dissolution was approved:  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).  Termination of company business and sale of company assets  5. CHECK ONE:  Xall debts, obligations and liabilities of the limited liability company have been paid ordischaffed.  Adequate provision has been made for the debts, obligations and liabilities pursuant to 3.608.4321.  All remaining property and assets have been distributed among its members in accordance with their respectively rights and interests.  7. CHECK ONE:  There are no suits pending against the company in any court.  Adequate provision has been made for the satisfaction of any judgment, order or decree which may be entered against it in any pending suit.	2. The Articles of Organization were filed of L10000074314	on7/14/10	and assigned document number
Termination of company business and sale of company assets  5. CHECK ONE:  X 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 3.608.4321.  6. All remaining property and assets have been distributed among its members in accordance with their respectively 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	3. The date the dissolution was approved: _	3/8/11	
All debts, obligations and liabilities of the limited liability company have been paid of discharged.  OR- OR- Adequate provision has been made for the debts, obligations and liabilities pursuant to s. 608 4721.  6. All remaining property and assets have been distributed among its members in accordance with their respectively 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			
All debts, obligations and liabilities of the limited liability company have been paid of 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 respectively 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	5 CHECK ONE	,	ĀS —
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	All debts, obligations and liabili		>:
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	<ol> <li>All remaining property and assets have b rights and interests.</li> </ol>	peen distributed among its men	
Adequate provision has been made for the satisfaction of any judgment, order or decree which may be			The same of the sa
	There are no suits pending again	nst the company in any court.	골축 2
	There are no suits pending again -OR- Adequate provision has been ma	ade for the satisfaction of any j g suit.	indgment, order or decree which may be
	There are no suits pending again -OR- Adequate provision has been ma entered against it in any pending	ade for the satisfaction of any j g suit. ercentage of membership intere	indgment, order or decree which may be ests necessary to approve the dissolution:
1515 Management Company, Inc.  By:  June J. Brody, MGRM	There are no suits pending again -OR- Adequate provision has been ma entered against it in any pending	ade for the satisfaction of any j g suit.  ercentage of membership intere	udgment, order or decree which may be ests necessary to approve the dissolution:  Management Company, Inc.
By:	There are no suits pending again -OR- Adequate provision has been ma entered against it in any pending	ade for the satisfaction of any j g suit.  ercentage of membership intere	indgment, order or decree which may be ests necessary to approve the dissolution:  Market Name Company, Inc.

FILING FEE: \$25.00