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MAR - 6 2012 T. HAMPTON

# **COVER LETTER**

TO: Registration Section Division of Corporations
SUBJECT: Vehicle View GPS, LLC (Name of Limited Liability Company)
(Name of Limited Liaotity Company)
The enclosed Articles of Dissolution and fee(s) are submitted for filing.
Please return all correspondence concerning this matter to the following:
Sherry Kirchschlager (Name of Person)
(Firm/Company)
73 Highland Street  Williams Bay, W1 53191  (City/State and ZIP Code)
(Address)
Williams Bay, WI 53191
(City/State and Zip Code)
For further information concerning this matter, please call:
Show Kimber hogar 2/02 903-5396
Sherry Kirchschlager at (262) 903-5396 (Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:
\$25.00 Filing Fee \( \) \( \) \( \) Certificate of Status \( \) \( \) Certificate of Status \( \) \( \) Certified Copy (additional copy is enclosed) \( \) (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

February 14, 2012

Registration Section

Division of Corporations

P.O. Box 6327

Tullahassee, FL 32314

Re: Vehicle View GPS, LLC

To Florida Department of States

Enclosed is my Articles of Dissolution for a LLC paperwork, along with my check for \$25.00, # 1058.

Please contact me with any questions that you may have at (262) 903-5396.

A letter of acknowledgment is appreciated, after the dissolution has been filed.

Sincerely,

Steny Kidschlager



RECEIVED

12 MAR -5 PM 4:00

SECRETARY OF STATE TALLAHASSEE, FLORIDA

February 21, 2012

SHERRY KIRCHSCHLAGER 73 HIGHLAND ST WILLIAMS BAY, WI 53191

SUBJECT: VEHICLE VIEW GPS, LLC

Ref. Number: L11000058967

We have received your document for VEHICLE VIEW GPS, LLC and your check(s) totaling \$25.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must be signed by the members having the same percentage of membership interests necessary to approve the dissolution or the revocation when filing articles of revocation of dissolution.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6051.

Tammy Hampton
Regulatory Specialist II
Registration/Qualification Section

Letter Number: 312A00007604

### ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

FILED SECRETARY OF STATE DIVISION OF COPPORATIONS

12 MAR -5 PH 3:41

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tion of occurrence that rest Florida Statutes, (copy 608	ulted in the limited lia	bility company's dissector).	olution pursuant to section	
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	abilities of the limited	d liability company ha	ve been paid or discharged.	
	n made for the debts,	obligations and liabil	ities pursuant to s. 608.4421	l <b>.</b>
ning property and assets ha	ive been distributed a	mong its members in	accordance with their respec	ctive
	against the company i	n any court		
OR-		•	order or decree which may	v he
tered against it in any pen	ding suit.	enon or any judgmen	, order or decree winen ma	<i>y</i> 50
e members having the sam	e percentage of meml	bership interests nece	ssary to approve the dissolu	tion:
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OH A A int ( TAA	ONE:  All debts, obligations and line or one or occurrence that rest florida Statutes, (copy 608)  ONE:  All debts, obligations and line or occurrence and assets had interests.  ONE:  There are no suits pending a or or occurrence or occurre	ONE:  All debts, obligations and liabilities of the limited and interests.  ONE:  All debts, obligations and liabilities of the debts, ining property and assets have been distributed and interests.  ONE:  There are no suits pending against the company in OR-Adequate provision has been made for the satisfantered against it in any pending suit.	one of occurrence that resulted in the limited liability company's dissection of occurrence that resulted in the limited liability company's dissection of business was ever conducted for pursue this business. It am one one of the limited liability company has one of the limited liability company has one of the limited liability company has one of the debts, obligations and liability in the limited provision has been made for the debts, obligations and liability in the limited liability company has one of the limited liability company has one.  ONE:  There are no suits pending against the company in any court.  OR- Adequate provision has been made for the satisfaction of any judgment of the limited liability company has one o	onion of occurrence that resulted in the limited liability company's dissolution pursuant to section Florida Statutes, (copy 608.441 on back cover letter).  No business was ever conducted. I declarate for pursual thirs business. It am the only me