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K.SALY EXAMINER SEP 1 8 2013

FILING COVER SHEET ACCT. #FCA-23  CONTACT: RICKY SOTO  DATE: 09/17/2013  REF. #: 8895685	
DATE: <u>09/17/2013</u>	
REF. #: 8895685	
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CORP. NAME: <u>SLX DISTRIBUTION, LLC</u>	
( ) ARTICLES OF INCORPORATION ( ) ARTICLES OF AMENDMENT (XX) ARTICLES OF DISSOLUTION	`ION
( ) ANNUAL REPORT ( ) TRADEMARK/SERVICE MARK ( ) FICTITIOUS NAME	
( ) FOREIGN QUALIFICATION ( ) LIMITED PARTNERSHIP ( ) LIMITED LIABILITY	
( ) REINSTATEMENT ( ) MERGER ( ) WITHDRAWAL	
( ) CERTIFICATE OF CANCELLATION ( ) OTHER:	
STATE FEES PREPAID WITH CHECK# 70007152 FOR \$ 25.00	
AUTHORIZATION FOR ACCOUNT IF TO BE DEBITED:	
COST LIMIT: \$	
PLEASE RETURN:	
( ) CERTIFIED COPY ( ) CERTIFICATE OF GOOD STANDING (XX) PLAIN STAMPED CO	·Υ
( ) CERTIFICATE OF STATUS	

Examiner's Initials

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SEUNETARY OF STATE
TALLAHASSEE, FLORIDA

#### ARTICLES OF DISSOLUTION

OF

# SLX DISTRIBUTION, LLC

Pursuant to the provisions of the Florida Limited Liability Company Act, the undersigned Company adopts the following Articles of Dissolution for the purpose of dissolving the Company:

# ARTICLE I

The name of the Company is SLX DISTRIBUTION, LLC.

#### ARTICLE II

Pursuant to the authority contained in Section 608.441 and 608.4431 of the Florida Statutes, sole Member and sole Manager of the Company entitled to vote thereon elected to dissolve the Company effective the date these Articles of Dissolution are filed. The Dissolution was necessary because the purposes in which the Company was formed no longer exist and therefore there is no need to continue Company business. Said Resolution was adopted by written consent of the sole Member and Manager of the Company on the /// day of \_\_\_\_\_\_\_, 2013.

#### ARTICLE III

All debts, obligations and liabilities of the Limited Liability Company have been paid or discharged, or adequate provisions has been made therefor.

## ARTICLE IV

Any and all remaining property and assets of the Company, including but not limited to, cash, accounts receivable, work in progress, business leeds, business contracts, potential contracts, customer lists, intellectual property rights, intangibles, etc. have been distributed among its Members in accordance with their respective rights and interests.

# ARTICLE V

There are no suits pending against the Company in any court.

IN WITNESS WHEREOF, the undersigned, being the sole Member and sole Manager of the Company have executed these Articles of Dissolution this 1612 day of \_\_\_\_\_\_\_\_\_, 2013.

John All Moran

MANAGÉR

John A Moran, as Successor Trustee of The Richard D.

Kennedy Revocable Trust Dated Sept. 4, 1997, as Amended and Restated on Feb. 7, 2012

MEMBER