LI5000048843

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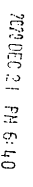




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FFR 0.3 2021 S. YOUNG



COVER LETTER

	egistration Section bivision of Corporations		
SUBJECT	T:		
	Name of Limi	ted Liability Cor	npany
The enclos	sed Statement of Revocation of Dissolution for filing.	for Florida Limit	ed Liability Company and fee(s) are
Please reti	arn all correspondence concerning this matte	r to:	
AINARA	AROZENA		
	Contact Person		_
KAIXO, I	LLC		
	Firm/Company		_
7750 TIM	BERVIEW LOOP		
_	Address		_
WESLEY	CHAPEL FL. 335445-9127		_
	City, State and Zip Code		
E-mai	l address: (to be used for future annual repo	rt notification)	_
For further	r information concerning this matter, please	call:	
AINARA	AROZENA	at (895-9600
N	lame of Contact Person	Area Code	Daytime Telephone Number
П Р	Agiling Address: Registration Section Division of Corporations P.O. Box 6327 Fallahassee, FL 32314		Street Address: Registration Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

STATEMENT OF REVOCATION OF DISSOLUTION FOR FLORIDA LIMITED LIABILITY COMPANY

Pursuant to section 605.0708, Florida Statutes, this Florida limited liability company revokes its articles of dissolution prior to the expiration of 120 days following the effective date (or file date, if no effective date) of the articles of dissolution.

1.	The name of the company is:
2.	The document number of the company is
3.	AUGUST 17,2020 The effective date the Dissolution was filed is
4.	The revocation of dissolution was authorized on
5.	A copy of the Articles of Dissolution is attached.
	Signature of person authorized to submit the revocation of dissolution

\$100.00

Certified Copy: \$30.00 (optional)

Filing Fee:

CR2E132 (10/15)

2029 DEC 2 | PH 6: 4.0

ARTICLES OF DISSOLUTION FOR A LIMITED LIABILITY COMPANY

l	The name of a limited liability company is KAINO LLC										
2.	The Articles of Organization were filed on	03/148/2015	il il	nd assigned							
	document number L15000048843										
3.	The delayed effective date the dissolution if not effective on the date of filing: tellective date cannot be prior to or more than 90 days base than date document is received for filing) Note: If the date inserted in this block does not went the applicable scheeping filing requirements, this date will not be listed as the document's effective date on the Daparenent of State's area; is										
4.	A description of occurrence that resulted in 605.0707. Florida Statutes, (copy 605.0707) NO LONGER IN BUSINESS	Ge simited liability on back cover letter).	company's disso	lution pursuant to section	n						
	NO LONGER IN BUSINESS	· · · · · · · · · · · · · · · · · · ·									
	NO LONGER IN BUSINESS	· 	·								
:	If there are no members, enter the name an	address of the perso	ar annointed to y	vind up the company's							
.).	activities and affairs:	The control of the co		73	ī . <u>; :</u>						
					() ! ()						
ö. ab	Signature of an anthorized person or if therefore to wind up the company's activities and	e are no members, the	e ຮ່າງກອນທະດ ດທ່ານ	- -	- <u> </u>						
_/.	Signature	<u> </u>	Printed N	ame							

FYANG YEE: \$25.00

JOINT ACTION BY WRITTEN CONSENT OF THE MEMBERS AND DIRECTORS OF

KAIXO, LLC.

The undersigned, constituting the sole stockholder of the issued and outstanding membership certificates of the Company, and the sole member of the Board of members of KAIXO, LLC., a Limited Liability Company organized and existing under the laws of the Sate of Florida, does hereby take the following action by unanimous written consent, pursuant to the provisions of Section 608.441. Florida Status:

RESOLVED, that the following plan of liquidation in compliance with Section 331 of the Internal Revenue Code of 1986, as amended, be and hereby is adopted:

FIRST, that in the judgment of the sole Member of the Board of Members, of the company, it is deemed advisable and in the best interest of the company and its stockholders that the company should be liquidated; that a plan of complete liquidation consistent with the provisions of Section 331 of the Internal Revenue Code of 1986, as amended, be formulated to effect such liquidation in accordance with the terms hereinafter set forth in this resolution; provided, however, that notwithstanding any thing else herein contained to the contrary, the appropriate officers of the company authorized and hereby directed to set aside such cash money as they in good faith shall deem advisable and reasonable to pay any unascertained or contingent liabilities and expenses of the company.

SECOND, that the proper officers of the company be and are hereby authorized to distribute, transfer, deed and/or assign to the company's sole member in return for all of the issued and outstanding capital stock of the limited liability company all of the properties of the limited liability company which in their judgment should be liquidated in order to facilitate the complete liquidation of the company.

Joint Action by Written Consent of the Members and Board of Directors of KAIXO, LLC. Page Two

THIRD, that the actions provided for herein above, providing for the complete liquidation of the limited liability company and the distribution of its assets, be commenced as soon as practicable, but in no event shall such liquidation take place later than AUGUST 30, 2020.

IN WITNESS WHEREOF, we have executed this Joint Action by Written Consent this 12Th, day of AUGUST , 2020

STOCKHOLDER

AINARA AROZENA

DIRECTOR

V 1/

AINARA AROZENA

Percentage

50%

Show

Aliano