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(Requestor's Name)

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(City/State/Zip/Phone #)

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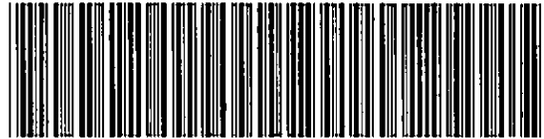
(Business Entity Name)

(Document Number)

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FEB 27 2002

S. PRATT

COVER LETTER

TO: Registration Section
Division of Corporations

SUBJECT: LEGACY CONSULTING & PROCURING 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:

ANNA DECANIO

(Name of Person)

LEGACY CONSULTING & PROCURING LLC

(Firm/Company)

18245 PAULSON DRIVE VP-18

(Address)

PORT CHARLOTTE, FL 33954

(City/State and Zip Code)

For further information concerning this matter, please call:

ANNA DECANIO

(Name of Person)

941

206-2244

at (

) _____
(Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount:

\$25.00 Filing Fee and Certificate of Dissolution

\$55.00 Filing Fee, Certificate of Dissolution &
Certified Copy (additional copy is enclosed)

Mailing Address:

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

Street Address:

Registration Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

AFFIDAVIT FOR ARTICLES OF DISSOLUTION OF LEGACY CONSULTING & PROCURING LLC

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT
NOTICE TO AGENT IS NOTICE TO PRINCIPAL**

November 23rd, 2022

RE: DISSOLVING LEGACY CONSULTING & PROCURING LLC (LCP)

EIN: 92-0580433

FL SOS DOCUMENT #: L22000427321

I, Anna DeCanio, hereinafter Affiant, having been duly sworn, deposes and declares by affidavit that I, have attained the age of majority, am competent to testify, do hereby solemnly state that the truths and facts stated herein are to the best of my knowledge, true, correct, complete, certain, and not misleading, so help me God. Affiant hereby certifies, records, and presents this verified **AFFIDAVIT FOR ARTICLES OF DISSOLUTION OF LEGACY CONSULTING & PROCURING LLC** to officially document and record the chain of events leading to the proper dissolution of LCP. Consequently, LCP has never been able to commence operations as a business or even open a bank account. Furthermore, the Representatives from LEGAL ZOOM (LZ) involved in the formation of LCP have caused/created a multitude of dilemmas/errors. This Affidavit will describe in detail, LCP's formation to dissolution, including but not limited to, unresolved on-going issues since LCP's formation, reasons for dissolution and the possible parties that could be responsible for any unauthorized activities associated with LCP's information (members included) that may be fraudulent. In addition, the aforesaid responsible parties mentioned in this Affidavit/document, including but not limited to, its officers, directors, employees, agents, affiliates, parent, subsidiaries, third party affiliates, successors, predecessors, trusts, trustees, assigns and assignees, will be designated **hereinafter as Respondents**.

Further the Affiant declares:

1. THAT Affiant has 2 other partners/Authorized Members (AMBR), ROBYN CIANO and BRIAN MCDANIEL, referred hereinafter as partner(s) or AMBR;
2. THAT AMBR inquired about the formation of an LLC on/around 27th day of September 2022 with Respondents (LZ);
3. THAT AMBR had Respondents be our Registered Agent (RA) to proceed with the formation

of LCP on 3rd day of October 2022 and AMBRs paid for LZ's Gold Package, which guaranteed our LLC to be operational in 3-5 days;

4. THAT AMBR ROBYN opened account with LZ and was instructed by Armando, LZ Representative, to accept LZ terms in order to access LCP account that he created with "Robyn" for LCP;

5. THAT Respondents had several communications addressing "Robyn" prior to and including on, earlier part of 4th day of October 2022 (date of LCP formation);

6. THAT Respondents began referring to AMBR ROBYN, as "ROBIN" on correspondences subsequent to the formation of LCP, and including on, the later part of the 4th day of October 2022;

7. THAT LCP AMBRs, reviewed Respondents Formation Documents (FD) and found several errors, including but not limited to, AMBR ROBYN referred to as "ROBIN" throughout all LZ's FD.

8. THAT AMBRs noticed Respondents sent 2 different SS-4 applications (different information contained therein) to IRS to obtain an EIN for LCP;

9. THAT AVALARA (AVL), partners with LZ, sent LCP a different Order, #74441030, for Business Licenses (BL), however, Armando sales Rep from LZ's Original Order, #559294670, for BL was given to LCP on 4th of October 2022.;

10. THAT AVL was referring to AMBR "ROBIN", as opposed to ROBYN, associated with Order #74441030 for BL;

11. THAT AMBR inquired with AVL via email, about the status of Order #559294670 (Original # provided by Armando, LZ Rep.), however, AVL never addressed AMBR's question in email response and disregarded the question;

12. THAT AMBR ROBYN requested AVL correct name with their records to reflect properly, unfortunately, it is still not corrected and AVL still has ROBIN on record for BL;

13. THAT Respondents misinformed AVL regarding LCP, as AVL claimed LCP needed a Pawn Broker Licenses;

14. THAT AMBR contacted LZ on the 5th day of October 2022 to inform them about their

errors and they said they were going to Amend our Articles of Organization (AO), claiming it would take approximately 2 weeks:

15. THAT Respondents had AMBR ROBYN accept terms to another account in order to make the necessary corrections on LCP's FD, as per LZ Rep, hence creating a 2nd account (1-ROBIN, 2-ROBYN);

16. THAT AMBR contacted Respondents on the 6th day of October 2022 to follow up regarding the corrections (LZ still had "Robyn" written incorrectly in private capacity on Amendment for AO), however, LZ claimed they needed ROBYN's signature to submit to Florida Secretary of State (SOS) after they got the corrections right;

17. THAT AMBR ROBYN had sent the signed document to correct LCP's AO back to Respondents on the 7th day of October 2022, LZ Representative claimed they were sending it in to FL SOS that day;

18. THAT Respondents actually didn't fax Amendment for LCP's AO to FL SOS until the 11th day of October 2022, as per faxed document on SUNBIZ, FL SOS website;

19. THAT LZ claimed LCP did not need to wait for corrections and insisted that LCP should move forward with commencing business operations and open a bank account;

20. THAT AMBR went to open a bank account for LCP on the 11th day of October 2022, however, Representative at bank informed LCP that LZ did not provide the proper documents necessary to open a bank account;

21. THAT Affiant and AMBRs were on the phone with a Representative from LZ at the bank, whom claimed we had all proper documents for the bank, in addition, LZ Rep insisted Florida has a different format for that document the bank was requesting (Certified AO from state);

22. THAT bank Representative seemed concerned and perplexed that LZ did not provide proper documentation hence account was never opened for Members Protection;

23. THAT Affiant and AMBRs decided to wait for the Amendments to AO depicted on FL SOS website, SUNBIZ, prior to commencing operations;

24. THAT AMBRs requested all original documents LZ submitted and received on behalf of LCP's formation, including but not limited to, all Amendments and forms LZ submitted;

25. THAT Respondents claimed the requested original documents AMBRs LCP's requested were in transit and LCP was given multiple tracking numbers (different numbers) by several agents from LZ for one package;

26. THAT Affiant and AMBRs obtained a new mailing and principal address, in addition to a phone and fax number that has been updated on SUNBIZ;

27. THAT Affiant and AMBRs have still not received the aforementioned requested documents, including but not limited to, Certified copies of FD from LZ;

28. THAT AMBRs of LCP unanimously agreed to obtain a new RA on the 26th day of October 2022 and get a full refund from LZ (only partial refund obtained from LZ) for all their inconsistencies, errors and failures in forming LCP;

29. THAT LZ would not give back the money for the filing fees even though all documents submitted depicted multiple errors;

30. THAT on the 1st and 2nd of November 2022, AMBRs informed the IRS, FL SOS and Charlotte County about concerns regarding LZ's handling of LCP's formation and how LZ's actions/inactions left us vulnerable to Corporate Fraud;

31. THAT Affiant or AMBRs have not received any response to the faxes sent to the aforementioned State entities (LCP is not sure if entities received);

32. THAT AMBRs have never commenced operations, conducted any business or even opened a bank account due to LZ's failure to provide necessary documentation;

33. THAT LCP is now DISSOLVING the LLC that LZ formed due to the consistent errors, including but not limited to, multiple accounts, multiple SS-4 applications, false/misleading information LZ Reps provided and LZ's failure to send all documentation LCP requested/ needed;

34. THAT LCP does not feel safe using the EIN that LZ obtained for their LLC;

35. THAT Affiant and AMBRs unanimously decided to Voluntarily DISSOLVE LEGACY CONSULTING & PROCURING LLC effective immediately since business operations never commenced for LCP;

NOTE: This document shall be invoked as Prima Facie evidence in any Possible Future

Legal Proceeding which may result as a result of the **FORMATION OF LEGACY CONSULTING & PROCURING LLC** (formed by LZ). Respondents may have engaged in **Fraudulent Activities** during the Formation and may be using LCP's information (Members personal information included) in the possible perpetration of **Various Frauds**, including but not limited to, **Corporate Fraud** appearing to be perpetrated by Respondents (LZ) upon the undersigned Affiant, LCP and AMBR/Partners. Furthermore, any false claim to the contrary of this Affidavit or malicious actions, including but not limited to, usage of LCP's information (Members personal information included) that engage/engaged in any activities whatsoever on behalf of the Respondents shall be construed as **Prima Facie** evidence as well.

FURTHER AFFIANT SAYETH NAUGHT.

Consequently, LCP has had to dissolve their LLC due to LZ numerous discrepancies and errors, as described above. Furthermore, LCP has never received certified copies or proper documentation to open a bank account. There has been an exuberant amount of emails and phone conversations in effort to correct LZ's errors regarding LCP's FD, to no avail. Therefore, AMBRs of LCP, unanimously decided that it was necessary to Voluntarily file Articles of Dissolution.

UCC 1-207/UCC 1-308 Without Prejudice/Without Recourse


Affiant- Anna DeCanio - All Rights Reserved

JURAT

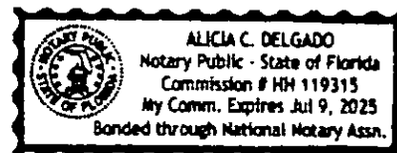
As a Notary Public for the County of Port Charlotte, State of Florida, I do hereby certify that on this 23rd day of November 2022, the above mentioned Affiant appeared, **SUBSCRIBED AND SWORN** before me and executed the foregoing. Witness my hand and seal:

Notary Public
Signature



NOTARY SEAL:

My Commission expires July 9th, 2025



L120000075930

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

(Business Entity Name)

(Document Number)

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FEB 27
S. PRATHE

**ARTICLES OF DISSOLUTION
FOR
A LIMITED LIABILITY COMPANY**

FILED IN PUBLIC RECORDS

2022 DEC -2 PM 6:20

1. The name of a limited liability company is
CRE Solutions & Analytics, LLC

2. The Articles of Organization were filed on JUNE 6, 2012 and assigned
document number L12000075930

3. The delayed effective date the dissolution if not effective on the date of filing: 12/2/22
(effective date cannot be prior to or more than 90 days later than date document is received for filing)
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

4. A description of occurrence that resulted in the limited liability company's dissolution pursuant to section 605.0707, Florida Statutes. (copy 605.0707 on back cover letter).
(2) The consent of all the members.

5. If there are no members, enter the name and address of the person appointed to wind up the company's activities and affairs:

6. Signature of an authorized person or if there are no members, the signature of the person appointed and listed above to wind up the company's activities and affairs:


Signature

HENRY D. HADDOCK
Printed Name

FILING FEE: \$25.00