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WELTON & WILLIAMSON P.A.

ARTICLES OF DISSOLUTION PURSUANT TO SECTION 607,1403 OF THE FLORIDA BUSINESS CORPORATION ACT OF GULF CABLE CONTRACTORS, INC.

To Department of State Tallahassee, Florida 32314 Date Paid - Electronic Filing Filing Fee S 35.00

Pursuant to the provisions of Section 607.1403 of the Florida Business Corporation Act, the undersigned corporation adopts the following articles of dissolution for the purpose of dissolving the corporation.

1. The name of the corporation is Gulf Cable Contractors, Inc.

2. The names and respective addresses of the officers of the corporation are as follows:

<u>Name</u>	Office	Address	t			
Bob Campbell	President	876 Hill Street DeFuniak Springs, FL 32433	99 JUN SECRE			
Janet Campbell	Vice-President	876 Hill Street DeFuniak Springs, FL 32433	ASA 22			
Denise Stofila	Secretary/Treasurer	1670 Harrison Road DeFuniak Springs, FL 32433	FLORI			
3. The names and respective addresses of the directors of the corporation areas follows:						

Name		Address
Bob Campbell	Director	876 Hill Street DeFuniak Springs, FL 32433
Janet Campbell	Director	876 Hill Street DeFuniak Springs, FL 32433

4. Dissolution was authorized on June 16, [duile].

5. The dissolution was approved by a unanimous vote of the shareholders.

 All liabilities and obligations of the corporation have been paid or discharged or Adequate provision has been made for the payment of all of the liabilities and obligations of the corporation.

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7 All the property and assets of the corporation remaining after the payment of all debts, obligations, and liabilities of the corporation, have been distributed among its shareholders in accordance with their respective rights and interests or No property or assets remained to be distributed among the shareholders of the corporation after the payment of all debts, obligations, and liabilities of the corporation.

8. That there are no actions pending against the corporation in any court or Adequate provision has been made for the satisfaction of any judgment, order, or decree, which may be entered against the corporation in any pending actions or proceedings.

9. The corporation elected to dissolve by unanimous written consent of its shareholders, and such written consent has been signed by all shareholders of the corporation or signed in their names by their duly authorized attorneys. A copy of the written consent is attached to these articles.

Dated <u>6 - 16 - 99</u>

ampbell

net Campbell, Vice-President

Denise Stofila, Secretary/Treasurer

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