## L98000001284···

## CLARCOMM FUNDING, LLC

2401 PGA BOULEVARD, SUITE 230 PALM BEACH GARDENS, FLORIDA 33410

March 23, 1999 00789 - 000 - 00524-00071

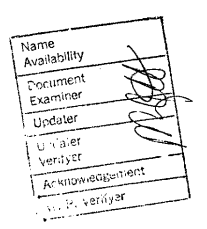
500002818365---7 = -03/25/99--01068--002 \*\*\*\*\*\*52.50 \*\*\*\*\*\*52.50

To Whom It May Concern:

Attached are the forms and check to cancel Clarcomm Funding as a Florida limited partnership. Any further inquiries concerning this matter should be directed to:

Rory A. Brown 2401 PGA Boulevard, Suite 230 Palm Beach Gardens, Florida 33410 561-776-8860

198000001284



DIVISION OF CORPORATIONS

99 MAY - 7 AM 8: 18



FLORIDA DEPARTMENT OF STATE
Katherine Harris
Secretary of State

April 23, 1999

RORY A. BROWN 2401 PGA BOULEVARD, SUITE 230 PALM BEACH GARDENS, FL 33410

SUBJECT: CLARCOMM FUNDING, LLC

Ref. Number: L98000001284

We have received your document for CLARCOMM FUNDING, LLC and your check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The Amendment submitted to remove THOMAS C. MAY as a member of the company is not acceptable. Enclosed please the correct Application for Amendment. Please complete and submit with its filing fee of \$52.50, along with the dissolution application.

Please return 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) 487-6967.

Letter Number: 599A00017855

Michelle Hodges Document Specialist

## ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY

1. The name of the limited liability company is Collicon Funding (
2. The effective date of the limited liability company's dissolution is 3149941599
3. A description of the occurrence that resulted in the limited liability company's dissolution pursuant to section 608.441, Florida Statutes, (copy of 608.441 on back of cover letter).
The company was closed because no basiness was being conducted.
<ul> <li>4. CHECK ONE:</li> <li>All debts, obligations and liabilities of the limited liability company have been paid or dischargedOR-</li> <li>Adequate provision has been made for the debts, obligations and liabilities pursuant to s. 608.4421.</li> <li>5. All remaining property and assets have been distributed among its members in accordance with their respective rights and interests.</li> </ul>
6. CHECK ONE: There are no suits pending against the company in any courtOR-
Adequate provision has been made for the satisfaction of any judgment, order or decree which may be entered against it in any pending suit.
Signatures of all members:
Signature  Typed or Printed name  OPUA. BIZCLA  INDIAN CHARY  THOMAS C. MAY  99 HAY - 7 AM 8: 18

Filing Fee: \$52.50