E.O. SA	NICES I.C .	20315
	uestor's Name <u>cock Bridge Parkway</u> Address <u>Uyers, PL 53903</u> Zin Phone #	3-102 3/13
CORPORATION 1 1. $\underline{(99-4)}_{(Corport 2)}$ 2. $\underline{(Corport 2)}_{(Corport 3)}$	NAME(S) & DOCUMENT NUM 3/5 pration Name) 35 (Do 285 - 00471 pration Name) (Do	Office Use Only
Walk in	Pick up time Will wait Photocopy	Certified Copy
Profit NonProfit Limited Liability Domestication Other	Amendment Resignation of R.A., Officer/Direct Change of Registered Agent Dissolution/Withdrawal Merger	ARY OF STATE ASSEE, FLORIDA
OTHER FILINGS Annual Report Fictitious Name Name Reservation	REGISTRATION/ QUABIFICATION Foreign Limited Partnership Reinstatement Trademark	5000038516253 -03/13/0101025022 ******25.00 ******25.00
	Other	- -

.

Examiner's Initials



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

February 26, 2001

P.E.O. SERVICES, L.C. 3443 HANCOCK BRIDGE PARKWAY, S-102 NORTH FT. MYERS, FL 33903

SUBJECT: P.E.O. SERVICES, L.C. Ref. Number: L99000006315

We have received your document for P.E.O. SERVICES, L.C., however, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State for \$25.00.

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.

Michelle Hodges Document Specialist

Letter Number: 401A00012106

FEB-07-01 1	0:47 AM
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ARTICLES OF DISSOLUTION FOR A FLORIDA LIMITED LIABILITY COMPANY

P.04

1. The name of the limited liability company is P. E. O. Services, LC.

2. The effective date of the limited liability company's dissolution is <u>12-31-2000</u>

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).

Converted to a corporation.

4. CHECK ONE;

- All debts, obligations and liabilities of the limited liability company have been paid or discharged. -OR-
- □ Adequate provision has been made for the debts, obligations and liabilities pursuant to s. 608.4421.
- 5. All remaining property and assets have been distributed among its members in accordance with their respective rights and interests.

6. CHECK ONE:

- Q_{χ} There are no suits pending against the company in any court.
- _____-OR-_____
- 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 the members having the same percentage of membership interests necessary to approve the dissolution:

Signature //	Typed or Printed name	t⊼s o
GMAU	M. Thomas Ruke, Jr.	H MAR
/		FILE R I 3 ETARY
		r state Florida