N07000012183

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nan	ne)
(Do	ocument Number)	
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12-31-12

IDEC 1 9 2012 T. ROBERTS

COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: NG/F, ING.	
DOCUMENT NUMBER: D 070000	12183
The enclosed Articles of Dissolution and fee an	re submitted for filing.
Please return all correspondence concerning this	s matter to the following:
WILLAM TS. GRAHAM (Name of Co	Antact Person)
	ompany)
(Firm/C	ompany)
305 5. 6ADSDEN 37.	ress)
TALLAHAGSEE 1	ress) 1. 3 ~ 3 0 J 1. d Zip Code)
(City/State and	nd Zip Code)
For further information concerning this matter,	please call:
WILLIAM GRAHAM	at (257) 22127 (Area Code & Daytime Telephone Number)
(Name of Contact Person)	(Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
\$35 Filing Fee \$43.75 Filing Fee & Certificate of Status	□ \$43.75 Filing Fee & □ \$52.50 Filing Fee, Certified Copy (Additional copy is enclosed) □ \$52.50 Filing Fee, Certificate of Status & Certified Copy (Additional copy is enclosed)
MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

SECRETARY OF STATE OPPISION OF CORPORATIONS

12 DEC 18 PM 1:49

EAUTHORITE

ARTICLES OF DISSOLUTION

FIRST:The	name of the corporation as currently filed with the Florida Department of State:		
	NCIF, Inc.		
SECOND:	The document number of the corporation (if known): \$\int 0700012183\$		
THIRD:	Adoption of Dissolution (COMPLETE SECTION I OR II)		
	SECTION I If the corporation has members entitled to vote:		
	(CHECK/COMPLETE ONE)		
	☐ The date of the meeting of members at which the resolution to dissolve was adopted		
	The number of votes cast by the		
	members was sufficient for approval.		
	☐ The resolution was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.		
	SECTION II If the corporation has no members or members entitled to vote on the dissolution:		
	The corporation has no members or members entitled to vote on the dissolution.		
	The date of adoption of the resolution by the board of directors was December 11, 2012.		
	The number of directors in office was 1 (one) and the vote for resolution was		
	1 (one) for and 0 (zero) against. (Must be a majority vote)		

FOURTH:

Effective date of dissolution if applicable:

December 31, 2012

(no more than 90 days after dissolution file date)

Signature

(By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)

Michael E. Messer

(Typed or printed name of the person signing)

Member

(Title of person signing)

FILING FEE: \$35

NCIF, Inc Notice of Dissolution – Unknown Claims

The following notice of dissolution for the sake of unknown claims of NCIF, Inc. (the corporation) was prepared in accordance with F.S. 617.1407 for filing with the Florida Department of State.

The corporation effectively ceased operations in November of 2008 and has been winding down claims ever since. Although the likelihood of unasserted or unknown claims is remote, the corporation has prepared the following notice to comply with Florida statutory requirements and to provide for persons having unknown claims against the corporation:

- 1. The corporation's name is NCIF, Inc.
- 2. Claims not recorded at the time of the December 31, 2012 dissolution of the company should be presented to:

Public Risk Underwriters c/o Thomas S. Cox 615 Crescent Executive Court, Suite 600 Lake Mary, Florida 32746

3. A claim against the corporation under F.S. 617.1407(1) (a) is barred unless a proceeding to enforce the claim is commenced within four (4) years after the filing of this notice.

Alchael Messer

Member

William B.Graham, Esq Attorney to the Corporation

NCIF, Inc Plan of Distribution of Assets of NCIF, Inc. upon Dissolution of NCIF, Inc and Winding up of Affairs.

The following plan of distribution of assets of NCIF, Inc. was prepared in accordance with F.S. 617.1406 for filing with the Florida Department of State and has been adopted by resolution of the board of directors of NCIF, Inc. on December 11, 2012 consistent with the articles of incorporation and the resolution to dissolve NCIF, Inc. (the corporation).

The corporation has no members to vote on distribution of assets. The action to dissolve is taken by the remaining member of the board of directors.

The corporation is an insurance trust that retains no risk. Virtually all claims are paid by a reinsurer engaged by the corporation in 2008 to fully underwrite its risk. The corporation has no liabilities or obligations that will not be paid or discharged by others or forgiven to the extent that they can not be paid by the corporation. The corporation pays claims and files for reimbursement with its reinsurer. The corporation will maintain cash accounts to fund the payment of claims until all outstanding claims are paid.

At this time there are 2 (two) remaining open claims. Upon satisfaction of all claims, the corporation will liquidate a capitalization loan made by Public Risk Underwriters, Inc. to the extent that it has cash, and accept pre arranged forgiveness of that debt by Public Risk Underwriters, Inc. for any unpaid balance.

No assets are available or subject to distributive rights of former trust members.

Member

William B.Graham, Esq Attorney to the Corporation