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(Requestor's Name)	
Hulnick 529 Carrington dr. Westonifl 33326	
City/State/Zipir 110	_
(Business Entity Name)	_
(Document Number)	
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04/11/03--01070--006 **35.00

O3 APR II PM 2: 22 SECRETARY OF STATE



ARTICLES OF DISSOLUTION

Pursuant to 607.1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: Elissa S. Hulnick & Associates,					
SECOND:	The filing date of the articles of incorporation was: DUODEY 14, 2002					
THIRD:	(CHECK ONE)					
	None of the corporation's shares have been issued.					
	The corporation has not commenced business.					
FOURTH:	No debt of the corporation remains unpaid.					
FIFTH:	The net assets of the corporation remaining after winding up have been distributed to the shareholders, if shares were issued.					
SIXTH:	Adoption of Dissolution (CHECK ONE)					
	A majority of the incorporators authorized the dissolution.					
	☐ A majority of the directors authorized the dissolution.					
Sig	gned this 24 day of April . 2003.					
Signatur	By the chairman or vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.)					
	ELISSA HULNICK (Typed or printed name)					
	PRESIDENT SECRETARY					

Form 966

(Rev. June 2001)

Department of the Treasury Internal Revenue Service

Corporate Dissolution or Liquidation

(Required under section 6043(a) of the Internal Revenue Code)

OMB No. 1545-0041

E	Name of corporation			Employer identification number
print	ELISSA S HULNICK & AS	SOCIATES PA		11-3657653
ė O	Number, street, and room or suite no. (I	fa P.O. box number, see instructions below.)		Check type of return
type	2404 NE 9TH STREET		i 🚘	X 1120 1120-L
Pease	City or town, state, and ZiP code			1120-IC-DISC 1120S
ž	FT LAUDERDALE FLORI	DA. 33304		Other >
1		Place incorporated	3 Type of liquidation	4 Date resolution or plan of complete
				or partial liquidation was adopted
				nula-las
-5	10/14/02 FT Service Center where corporation filed	LAUDERDALE, FL	X Complete Partial 7a Last month, day, and year of	04/07/03
3	its immediately preceding tax return	6 Last month, day, and year of immediately preceding tax year	final tax year	7b Was corporation's final tax return filed as part of a consolidated
	tte timilicatety prosoning tex rotati	inimicaliticity proceduring tax year	in a tan your	income tax return? If "Yes."
		1		complete 7c, 7d, and 7e.
	ATLANTA GA	12/31/02	12/31/02	Yes X No
7c	Name of common parent		7d Employer identification number	7e Service Center where
			of common parent	consolidated return was filed
	N/A		N/A	N/A
	N/A	<u></u>	N/A	N/A Common Preferred
		ading at time of adoption of plan of		Common Preferred
8		nding at time of adoption of plan of		
8	Total number of shares outstar		liquidation	Common Preferred
8	Total number of shares outstar	nding at time of adoption of plan of	liquidation	Common Preferred
8	Total number of shares outstar	plan of dissolution	liquidation	Common Preferred 100 N/A
8 9 10	Total number of shares outstar Date(s) of any amendments to Section of the Code under whice	plan of dissolution	liquidation	Common Preferred
8 9 10 11	Total number of shares outstar Date(s) of any amendments to Section of the Code under whice	plan of dissolution	liquidation	Common Preferred 100 N/A
	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amer	plan of dissolution	d or liquidated	Common Preferred 100 N/A
	Total number of shares outstar Date(s) of any amendments to Section of the Code under which this return concerns an amendment the previous Form 966 was file	plan of dissolution the corporation is to be dissolved adment or supplement to a resolution of the corporation is to be dissolved.	d or Ilquidated	Common Preferred 100 N/A 337
11	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amenthe previous Form 966 was file Attach a certified of	plan of dissolution the corporation is to be dissolved a resolution of the resolution or plan and	d or liquidated	Common Preferred 100 N/A 337 s not previously filed.
11 Und	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amer the previous Form 966 was file Attach a certified or penalties of penjury, I declare that I had	plan of dissolution the corporation is to be dissolved adment or supplement to a resolution of the corporation is to be dissolved.	d or liquidated	Common Preferred 100 N/A 337 s not previously filed.
11 Und	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amenthe previous Form 966 was file Attach a certified of	plan of dissolution the corporation is to be dissolved a resolution of the resolution or plan and	d or liquidated	Common Preferred 100 N/A 337 s not previously filed.
11 Und	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amer the previous Form 966 was file Attach a certified or penalties of penjury, I declare that I had	plan of dissolution the corporation is to be dissolved diment or supplement to a resolution of the resolution or plan and ave examined this return, including accompany	d or liquidated	Common Preferred 100 N/A 337 s not previously filed.
Unde	Total number of shares outstar Date(s) of any amendments to Section of the Code under which If this return concerns an amer the previous Form 966 was file Attach a certified or penalties of penjury, I declare that I had	plan of dissolution the corporation is to be dissolved diment or supplement to a resolution of the resolution or plan and ave examined this return, including accompany	d or liquidated on or plan, enter the date all amendments or supplement	Common Preferred 100 N/A 337 s not previously filed.

Instructions

Who must file. A corporation must file Form 966 if it adopts a resolution or plan to dissolve the corporation or liquidate any of its stock. Exempt organizations and qualified subchapter S subsidiaries are not required to file Form 966. These organizations should see the instructions for Form 990, Return of Organization Exempt from Income Tax or Form 990-PF, Return of Private Foundation or Section 4947(a)(1) Nonexempt Charitable Trust Treated as a Private Foundation and Form 8869, Qualified Subchapter S Subsidiary Election, respectively.

Caution: Do not file Form 966 for a deemed liquidation (such as a section 338 election or an election to be treated as a disregarded entity under Regulations section 301.7701-3).

When and where to file. File Form 966 within 30 days after the resolution or plan is adopted to dissolve the corporation or liquidate any of its stock. If the resolution or plan is amended or supplemented after Form 966 is file, file another Form 966 within 30 days after the amendment or supplement is adopted. The additional form will be sufficient if the date the earlier form was filed is entered on line 11 and a certified copy of the amendment or supplement is attached. Include all information required by Form 966 that was not given in the earlier form.

File Form 966 with the Internal Revenue Service Center where the corporation is required to file its income tax return.

Distribution of property. A corporation must recognize gain or loss on the distribution of its assets in the complete liquidation of its stock. For purposes of determining gain or loss, the distributed assets are valued at fair market value. Exceptions to this rule apply to a liquidation for a subsidiary and to a distribution that is made according to a plan of reorganization.

Address. Include the suite, room, or other unit number after the street address. If mail is not delivered to the street address and the

corporation has a P.O. box, enter the box number instead of the street address.

Signature. The return must be signed and dated by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or any other corporate officer (such as tax officer) authorized to sign. A receiver, trustee, or assignee must sign and date any return required to be filed on behalf of a corporation.

Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested by a form or its instructions that is subject to the Paperwork Work Reduction Act unless the form displays a valid OMB control number. Books and records relating to a form or its instructions must be retained as long as their content may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping	. 5 hr., 1 min.
Learning about the law or the form	24 min.
Preparing and sending the form to the IRS	29 min

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to here from you. You can write to the Tax Forms Committee, Western Area Distribution Center, Rancho Cordova, CA 95743-0001. Do not sent the tax form to this office. Instead, see When and where to file on this page.