## Florida Department of State

Division of Corporations Public Access System

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To:

Division of Corporations

Fax Number

: (850)205-0380

From:

Account Name : MATTHEWS & HAWKINS, F.A.

Account Number: I19990000039

TIQQQNNNNN3Q

Phone

: (850)837-3662

Fax Number

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## DISSOLUTION OR WITHDRAWAL

IVAN DAVID PROPERTIES, INC.

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Page Count	02
Estimated Charge	\$43.75

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2/272007

## COVER LETTER

Division of Corporations	
SUBJECT: Ivan David Properties, Inc.	
DOCUMENT NUMBER: P03000063663	
The enclosed Articles of Dissolution and fee are submitted	for filing.
Please return all correspondence concerning this matter to th	e following:
Kristie Busby	
(Name of Contact Person)	
Matthews & Hawkins, P.A.	
(Firm/Company)	AS -
4475 Legendary Drive	07 F LLA
(Address)	EB .
Destin, Florida 32541	FEB-2 AM 8: 1 CRETARY OF STAT AHASSEE FLORI
(City/State and Zip Code)	F. S. I
For further information concerning this matter, please call:	7.47E
Kristie, Busby at (850	) 837-3662 Code & Daytime Telephone Number)
(Name of Contact Person) (Area	Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
✓ \$35 Filing Fee S43.75 Filing Fee & S43.75 Filing Certificate of Status Certified Copy (Additional copenclosed)	y Certificate of Status &
MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327	STREET ADDRESS: Amendment Section Division of Corporations Clifton Building
Tallahassee, FL 32314	2661 Executive Center Circle

Tallahassee, FL 32301

## ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation as currently filed with the Florida Department of State:		
	Ivan David Properties, Inc.		
SEÇOND:	The document number of the corporation (if known): P03000063663		
THIRD:	The date dissolution was authorized: December 31, 2006		
	Effective date of dissolution if applicable: (no more than 90 days after dissolution file date)		
FOURTH:	Adoption of Dissolution (CHECK ONE)		
	Dissolution was approved by the shareholders. The number of votes cast for dissolution was sufficient for approval.		
	Dissolution was approved by the shareholders through voting groups.		
	The following statement must be separately provided for each voting group entitled to vote separately on the plan to dissolve:		
	The number of votes cast for dissolution was sufficient for approval by		
	Signature:  (voting group)  SSEV  RESTAL  CORDINATE STATE  Signature:  (By a director, president or other officers or officers have not been selected, by an incorporator of in the banks of a receiver, trustee, or other court appointed fiduciary, by that fiduciary		
	Benjamin Twigden		
	(Typed or printed name of person signing)		
	President /Fitte of serson signing)		

Filing Fee: \$35