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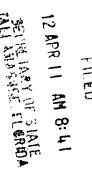
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FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS **Document Searches** Forms Help Home Contact Us **E-Filing Services** Articles of Dissolution Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution: Name of Corporation JESSE LANE TILE, INC. **Principal Address** 426 PLEASANT OAK TRAIL OSTEEN, FL 32764 **Document Number** P03000135620 Required Filing Fee: \$35.00 Certificate of Status \$8.75 (Optional) What is a certificate of status? **Certified Copy** \$8.75 (Optional) What is a certified copy? The certificate of status and/or certified copy will be sent to the e-mail address entered below. Correspondence E-mail Address Please enter your e-mail address carefully and verify that it is correct. This is the address correspondence pertaining to this filing will be sent. E-mail Address Re-enter Email Address The date the dissolution was authorized: | 03 731 /2012 (mm/dd/yyyy) (no more than 90 days after dissolution file date) Effective date of dissolution if applicable: 03 731 2012 (mm/dd/yyyy) Adoption of Dissolution (Choose One): Dissolution was approved by the shareholders. The number of votes cast for dissolution was sufficient for approval. O 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:

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

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as

(voting group - Only complete above box if approval by the shareholders was through voting groups)

The number of votes cast for dissolution was sufficient for approval by:

provided for in s.817,155, F.S.