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DIVISION OF CORPORATIONS
2005 SEP 12 PM 3: 43

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COVER LETTER

TO: Amendment Section	
Division of Corporations	s. INC of Naples
MID SMERTHSC.	S TWC of the
SUBJECT: CANCAL TOTAL	y Tentals, INC.
Dayloon	
DOCUMENT NUMBER: 40400	221044
The enclosed Articles of Dissolution and fee are sub	omitted for filing.
Please return all correspondence concerning this mat	tter to the following:
Jennifer Brown	
(Name of Pers	on)
Cand Tha	by Kentals INC.
(Name of Firm/Con	
725 10TH AU	E NW
. (Address)	
Nastes, FL	34120
(City/State/and Zi	p Code)
For further information concerning this matter, pleas	se call:
Dennifer Bathway at (Name of Person)	(Area Code & Daytime Telephone Number)
Enclosed is a check for the following amount:	
Certificate of Status Certificate	5 Filing Fee & \$\int_\$\$52.50 Filing Fee, ied Copy Certificate of Status & Certified Copy (Additional copy is enclosed)
MAILING ADDRESS:	STREET ADDRESS:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
P.O. Box 6327 Tallahassee, Florida 32314	409 E. Gaines Street Tallahassee, Florida 32399

ARTICLES OF DISSOLUTION

	section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles
of dissolution	The name of the corporation as currently filed with the Florida Department of State:
	VIP ENTERPRISES INC OF Naples == 12
SECOND:	The document number of the corporation (if known):
THIRD:	The date dissolution was authorized: September 2, 2005 #
	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 of 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
	SHAREHOLDERS
	Signed this 2 day of September , 2005.
	Signature: (By a director, president or other officer - if directors of officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary)
	Jennifer Beaut Charlene Randazzo (Typed or printed name of person signing)
	(Typed or printed name of person signing) President (Title of person signing)

Filing Fee: \$35

IN THE COUNTY COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR COLLIER COUNTY, FLORIDA

SMALL CLAIMS MEDIATION AGREEMENT

	Case # 05-11885C
THE MA	TTER OF Charlene Kandazzo vs. Jennifer Bzawn
WAS HE	ARD BEFORE DOUG NELSON, MEDIATOR. THE PARTIES HAVE AGREED TO THE
FOLLOW	ING: DISOLVE the business of Cand J Party
۱۳۰۸ سیمر	entals. INC. and leave things to airselves
4-1	o resolve all other Dersonal issues.
	Articles of Dissolution have been excepted
	· simultaniously with this agreement.
	
	,
NOTE:	
	THIS AGREEMENT CONSTITUTES FULL SETTLEMENT OF ALL CLAIMS IN THIS MATTER.
` .	SHOULD THE DEFENDANT FAIL TO ABIDE BY THE TERMS OF THIS AGREEMENT THE PLAINTIFF IS ENTITLED TO A DEFAULT JUDGMENT IN THE AMOUNT ORIGINALLY SUED UPON, LESS ANY AMOUNT PAID, UPON WRITTEN NOTICE TO DEFENDANT AND PRESENTATION OF AN AFFIDAVIT TO THE CLERK.
(3)	IN THE EVENT THAT FULL PAYMENT IS MADE, THE PLAINTIFF MUST CONTACT THE SMALL CLAIMS CLERK TO SIGN A VOLUNTARY DISMISSAL.
	IF A DEFENDANT'S COUNTERCLAIM IS RESOLVED IN CONJUNCTION WITH THE PLAINTIFF'S CLAIM, IT IS INCUMBENT UPON DEFENDANT TO COMPLETE STEPS (2) AND (3) ABOVE FOR EITHER COMPLIANCE OR NON-
(5)	COMPLIANCE. IF THE PLAINTIFF/DEFENDANT FAIL TO FILE AN AFFIDAVIT OF COMPLIANCE OR NON-COMPLIANCE WITHIN ONE
	YEAR AFTER THE EXPIRATION OF THE AGREEMENT, THE CASE, INCLUDING ANY COUNTERCLAIM, WILL BE DISMISSED, WITH PREJUDICE.
A	10 At and David alalis
HAIN	DEFENDANT DATE
ITLE:	TITLE: