P06000156473

(Requestor's Name)	
(Address)	
(Address)	
(City/State/Zip/Phone #)	
PICK-UP WAIT MA	.IL
(Business Entity Name)	
(Document Number)	
Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	

Office Use Only



800112928618

12/07/07--01011--006 **43.75

12-31-07

2001 DEC -7 PH 1: 46
SECRETARY OF STATE
SECRETARY OF STATE

Dissolution

TB 12-11-15

RPR THERAPY INC

6608 SW 100th Lane Gainesville, Florida 32608 352/318-4579

December 3, 2007

Florida Secretary of State Division of Corporation P.O. Box 6327 Tallahassee, FL 32314

Re: Dissolution of RPR THEREAPY INC

Enclosed you will find the Articles of Dissolution of RPR THERAPY INC, the Written Consent and Resolution of Shareholder to Dissolve Corporation," and the "Plan of Liquidation of RPR THERAPY INC."

Also enclosed is one check for \$43.75. This check is to pay the filing fee for the articles of dissolution of \$35 as well as \$8.75 for a certified copy of the dissolution.

Please mail the certified copy of the dissolution to the address above.

Thank you for your assistance in this matter.

Sincerely,

RPR THERAPY INC

Outa Carker Putter Rita Parker Ritter

President

ARTICLES OF DISSOLUTION OF RPR THERAPY, INC.



Pursuant to Section 607.1403 of the Florida Statutes, the undersigned Corporation address these Articles of Dissolution.

FIRST:

The name of corporation is RPR THERAPY, INC.

SECOND:

The dissolution was authorized on December 3, 2007.

EFFECTIVE DATE

THIRD: The dissolution was approved by the shareholder. The number of votes cast for dissolution was sufficient for approval.

FOURTH: These articles of dissolution will take effect on December 31, 2007 at Gainesville, Florida.

Man Detter

DATED:

December 3, 2007

By:

Rita Parker Ritter Its President

STATE OF FLORIDA COUNTY OF ALACHUA

Before me, the abovesigned authority, personally appeared, who is well known to be the person described in and who subscribed the above articles of dissolution, and he/she did freely and voluntarily acknowledge before me according to law that he/she made and subscribed the same for the uses and purposes therein mentioned and set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and my official seal at Alachua County, Florida in said County and State this 29th day of Movember,

Notary Public

RANZU L KIE'S

SEAL

My Commission Expires



WRITTEN CONSENT AND RESOLUTION OF SHAREHOLDER TO DISSOLVE CORPORATION

The undersigned shareholder hereby agrees and consents to the adoption of the following resolution by the shareholder of RPR THEREAPY INC pursuant to Section 607.1402(6) of the Florida Statutes without the necessity of holding a meeting thereon and waiving all notice of such meeting;

RESOLVED that the plan of liquidation attached hereto be approved by the shareholder of the Corporation;

RESOLVED FURTHER that the officer and director of the Corporation are hereby authorized and directed to collect and distribute the assets of the Corporation in accordance with the terms and on the conditions set forth in the plan, and to take such further action as may be necessary or proper to liquidate and dissolve the corporation;

RESOLVED FURTHER that the Board of Directors may abandon dissolution proceedings and file Articles of Revocation, without further shareholder action, at any time prior to the expiration of one hundred twenty (120) days after the effective date of the Articles with the Department of State.

EXECUTED on 11/29/2007

By:

Rita Parker Ritter
Its President

PLAN OF LIQUIDATION **OF** RPR THERAPY INC

WHEREAS the shareholder of RPR THERAPY INC has resolved to liquidate the Corporation as of December 31, 2007; and

WHEREAS the shareholder acquired the stock of the Corporation on December 26, 2006;

BE IT RESOLVED, the assets of the Corporation are to be distributed to Rita Parker Ritter, its sole shareholder;

FURTHER RESOLVED, as required under Internal Revenue Code Section 336(a), the liquidating S corporation will recognize gain or loss when distributing appreciated property to its shareholders,

FURTHER RESOLVED, the sole asset of the Corporation is cash, the amount of which to be determined at date of dissolution,

FURTHER RESOLVED, the assets of the Corporation are treated as received in full payment in exchange for the stock of the Corporation.

EXECUTED on 11/29/2007

11/29/2007

11/29/2007

By:

Its President