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COVER LETTER

TO: Amendment Section **Division of Corporations DOCUMENT NUMBER:** The enclosed Articles of Revocation of Dissolution and fee are submitted for filing. Please return all correspondence concerning this matter to the following: For further information concerning this matter, please call: Area Code & Daytime Telephone Number Enclosed is a check for the following amount: □ \$35 Filing Fee □ \$43.75 Filing Fee & \$43.75 Filing Fee & □ \$52.50 Filing Fee, Certificate of Status Certified Copy Certificate of Status & (Additional copy is Certified Copy enclosed) (Additional copy is enclosed)

Mailing Address:

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Street Address:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

ARTICLES OF REVOCATION OF DISSOLUTION

Pursuant to section 607.1404, Florida Statutes, this Florida profit corporation revokes its Articles of Dissolution prior to the expiration of 120 days following the effective date (or file date, if no effective date) of the Articles of Dissolution:

FIRST: The name of the corporation is: \(\alpha \) Casa \(\text{Tom less on learning Acad} \)

FIRST: The name of the corporation is: \a \(\text{Lasa} \) \(\text{Mon less on learning Acod} \)

SECOND: The document number of the corporation (if known) is \(\text{Pl OOOD 6.753} \) \(\text{THIRD:} \)

The effective date (or file date, if no effective date) of the Articles of Dissolution filed with the Florida Department of State is \(\text{May 18, 2016} \) \(\text{Filed} \) \(\text{Note:} \) If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

FOURTH: The Revocation of Dissolution was authorized on \(\text{May 18, 2016} \)

FIFTH: Adoption of Revocation of Dissolution (check one)

\[\text{The board of directors revoked the dissolution.} \]

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- ☐ The board of directors revoked the dissolution authorized by the shareholders and revocation was permitted by action by the board of directors alone pursuant to that authorization.
 - The shareholders revoked the dissolution and the number of votes cast was sufficient for approval.
- ☐ The shareholders revoked the dissolution by voting groups the number of votes cast by

_____ was sufficient for approval.

SIXTH:

A copy of the Articles of Dissolution is attached.

(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 (fjduciary)

(Typed or printed name of person ligning)

(Title of person signing)

Secretary of State

ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida corporation submits the following Articles of Dissolution:

FIRST:

The name of the corporation as currently filed with the Florida Department of State:

LA CASA MONTESSORI LEARNING ACADEMY, INC.

SECOND:

The document number of the corporation: P11000067531

THIRD:

The date dissolution was authorized:

FOURTH:

Dissolution was approved by the shareholders. The number of votes cast for dissolution

was sufficient for approval.

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 provided for in section 817.155, Florida Statutes.

Signature: MIRIAM AGUIAR

PRESIDENT

Electronic Signature of Signing Officer, Director, Incorporator or Authorized Representative

IN THE CIRCUIT COURT, IN THE 11TH JUDICIAL CIRCUIT IN AND FOR MIAMI-DADE COUNTY, FLORIDA

MIRIAM C. AGUIAR.

GENERAL JURISDICTION DIVISION

Plaintiff,

CASE NO.: 2015-001565 CA 01

VS.

MARIA A. VELAZQUEZ, TATIANNA M. ORTEGA and LA CASA MONTESSORI LEARNING ACADEMY, INC., a Florida Corporation,

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ORDER ON DEFENDANT'S VERIFIED EMERGENCY MOTION TO SET ASIDE FINAL JUDGMENT

THIS CAUSE having come to be heard on August 31, 2016 on Defendants MARIA A. VELAZQUEZ, TATIANNA M. ORTEGA and LA CASA MONTESSORI LEARNING ACADEMY, INC's Verified Emergency Motion to Set Aside Default Final Judgment and the Court having reviewed the record, all pleadings, Orders signed by the Court, motions filed by the litigants and having considered the case law as well as the statutory law presented to the Court for this Court's consideration and having listened carefully to the arguments of counsel for Plaintiff and Defendant considering the entire chronology of this case as well as having carefully considered and assessed the testimony of the witnesses possess the credibility and as for the ability to recall the facts and circumstances of this case it is:

ORDERED AND ADJUDGED that:

1. The Defendants Verified Emergency Motion to Set Aside the Default and Default Final Judgment entered in this case is hereby **GRANTED**.

- 2. The Court finds that the Defendant has established that there exists excusable neglect as well as meritorious defenses in this case and that the Defendants acted diligence under the circumstances.
- 3. The Court also finds elements in this case of the Defendants inadvertence as well as surprise which is part and parcel of a 1.540 (b)(1) motion towards the granting of the relief sought by the Defendant.

While the court will not pass Judgment on the issue brought forth by the Defendant concerning Defendants allegations of fraud upon the Court, this Court takes the opportunity to draw a cautionary line on this issue and opines that better practices should have been employed in this process.

DONE AND ORDERED in Chambers at Miami-Dade County, Florida, on 09/23/16.

ANTONIO MARIN
CIRCUIT COURT JUDGE

No Further Judicial Action Required on THIS

MOTION

CLERK TO RECLOSE CASE IF POST

JUDGMENT

The parties served with this Order are indicated in the accompanying 11th Circuit email confirmation which includes all emails provided by the submitter. The movant shall IMMEDIATELY serve a true and correct copy of this Order, by mail, facsimile, email or hand-delivery, to all parties/counsel of record for whom service is not indicated by the accompanying 11th Circuit confirmation, and file proof of service with the Clerk of Court.

Signed original order sent electronically to the Clerk of Courts for filing in the Court file. juancarreralaw@aol.com

Pedro A. Cofino, Esq., cofino@miamibeachlawyers.com