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#### REVOCATION OF DISSOLUTION MIRACLE REHAB CENTER INC

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## H12000184170

### ARTICLES OF REVOCATION OF DISSOLUTION

<b>Pissolution</b>	section 607.1404, Florida Statutes, this Florida profit corporation revokes its Articles of prior to the expiration of 120 days following the effective date (or file date, if no effective date) les of Dissolution:
FIRST:	The name of the corporation is MIRACLE RENAL
	CENTER INC
SECOND:	The document number of the corporation (if known) is P11000071548
THIRD:	The effective date (or file date, if no effective date) of the Articles of Dissolution filed with the Florida Department of State is 07/13/12
FOURTH:	The Revocation of Dissolution was authorized on
нтагн:	Adoption of Revocation of Dissolution (check one)
	The board of directors revoked the dissolution.  The incorporators 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.  (Voting group)
SIXTH:	A copy of the Articles of Dissolution is attached.
	Signature  (By 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)  VAZQUEZ  (Typod or printed name of person signing)
	YVESIDENT.

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(Title of person signing)

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05/25/2030 00:00

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#### ARTICLES OF DISSOLUTION

Pursuant to a of dissolution	section 607.1403, Florida Statutes, this Florida profit corporation submits the follow:	rwing articles			
FIRST:	The name of the corporation as currently filed with the Florida Department of State:  MIRACLE REHALD CENTER INC				
SECOND:	The document number of the corporation (if known): PIIOOO7	11548			
THIRD:	The date dissolution was authorized: 07-13-12				
	Effective date of dissolution if applicable:  (no more than 90 days after dissolution in	in date)			
FOURTH:	Adoption of Dissolution (CHECK ONE)	, •			
	Dissolution was approved by the shareholders. The number of votes east 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				
	(voting group)	W.L. SE	-		
	06/0	MIZ JUL 13 SECRETARY	F		
	Signisature:  (By a district, pluside there either of the receiver, trustee, or other court appointed fiductory, by that fiductory)	W. 13 PM 3: 84 EVARY OF SIGNER HASSBE, FLORIDA	C		
	Yanesky Vazquez  (Typed or protected strategy)				
	President  (Title of person signified)				
	Piling Pic. \$35	• • • • • • • • • • • • • • • • • • • •			

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