Proofs cools

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	y/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nar	me)
(Do	cument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	

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FILED:
12 OCT 15 PH 2: 37
SUCRETARY OF STATE
ALL AHASSEF FLORIDA



COVER LETTER

TO: Amendment Section

Division of Corporations			
SUBJECT: VOLUNTARY DIS	SSOLUTION		
DOCUMENT NUMBER:			
The enclosed Articles of Dissolution and fe	The enclosed Articles of Dissolution and fee are submitted for filing.		
Please return all correspondence concerning this matter to the following:			
	Contact Person)		
FLINT	SA CORPORATION		
(Firm	n/Company) '		
SHO OCEAN DAIL	/E # 905 idress)		
(City/Stat	te and Zip Code)		
For further information concerning this mat	ter, please call:		
(Name of Contact Person)	at (561) 758-3698 (Area Code & Daytime Telephone Number)		
Enclosed is a check for the following amount			
\$35 Filing Fee \$ Certificate of Status	\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed) \$52.50 Filing Fee, Certificate of Status & Certified Copy (Additional copy is enclosed)		
MAILING ADDRESS: Amendment Section	STREET ADDRESS: Amendment Section		
Division of Corporations	Division of Corporations		
P.O. Box 6327	Clifton Building		
Tallahassee, FL 32314	2661 Executive Center Circle Tallahassee, FL 32301		

ARTICLES OF DISSOLUTION

Pursuant to section 607.1403, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation as currently filed with the Florida Department of Sta	te:
	FLINT SA COMPANY	
SECOND:	The document number of the corporation (if known):	
THIRD:	The date dissolution was authorized: OCTOBER 159, 2012	-
	Effective date of dissolution if applicable: octobe 25, 2017 (no more than 90 days after dissolution file d	atc)
FOURTH:	Adoption of Dissolution (CHECK ONE)	
	Dissolution was approved by the shareholders. The number of votes cast for d was sufficient for approval.	issolution
	☐ Dissolution was approved by the shareholders through voting groups.	
	The following statement must be separately provided for each voting group entitle to vote separately on the plan to dissolve:	ed For →
	The number of votes cast for dissolution was sufficient for approval by	2 0CT 15
	(voting group)	OCT IS PH 2: 37 RETARY OF STATE
	Signature: (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)	
	EMMANUEL J. VANDERPOL (Typed or printed name of person signing)	
	(Title of person signing)	

Filing Fee: \$35

Form 966

(Rev. December 2007)
Department of the Treasury

Corporate Dissolution or Liquidation

(Required under section 6043(a) of the Internal Revenue Code)

OMB No. 1545-0041

	tment of the Treasury	,	'	
or print	Name of corporation FLINT 3A CORPORATIO Number, street, and room or suite no. (If a P.O. box number, see instruction	N	Employer identific	
o edyt sesset ype o	City or town, state, and ZIP code 3 UNC BEACH, FL. 33 Date incorporated 2 Place incorporated II 2012 FLORIDA DEAT. OF STATE TALLAHASSEE Service Center where corporation filed its immediately preceding tax return 125 PEC: 31 2012	3 Type of liquidation Complete Partial 7a Last month, day, and year of final tax year	7b Was corporati filed as part or income tax ret complete 7c,	n or plan of complete lation was adopted T. 185 251 on's final tax return or a consolidated turn? If "Yes," 7d, and 7e.
7c	Name of common parent	7d Employer identification number of common parent	7e Service Cente	163
8	Total number of shares outstanding at time of adoption of plan of liquidation		Common [0,000	Preferred
9	Date(s) of any amendments to plan of dissolution		·	
10	Section of the Code under which the corporation is to be	dissolved or liquidated		····
11	If this form concerns an amendment or supplement to a resolution or plan, enter the dat the previous Form 966 was filed			

Attach a certified copy of the resolution or plan and all amendments or supplements not previously filed.

Under penalties of perjury, I declare that I have examined this form, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete.

)	Signature of officer
_	Orginator of officer

PRESIMENT

10-1-2012

Date

Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Who Must File

A corporation (or a farmer's cooperative) must file Form 966 if it adopts a resolution or plan to dissolve the corporation or liquidate any of its stock.

Exempt organizations and qualified subchapter S subsidiaries should not file Form 966. Exempt organizations should see the instructions for Form 990, Return of Organization Exempt from Income Tax or Form 990-PF, Return of Private Foundation or Section 4947(a)(1) Nonexempt Charitable Trust Treated as a Private Foundation. Subchapter S subsidiaries should see Form 8869, Qualified Subchapter S Subsidiary Election.

Caution: Do not file Form 966 for a deemed liquidation (such as a section 338 election or an election to be treated as a disregarded entity under Regulations section 301.7701-3).

When To File

File Form 966 within 30 days after the resolution or plan is adopted to dissolve the corporation or liquidate any of its stock. If the resolution or plan is amended or supplemented after Form 966 is filed, file another Form 966 within 30 days after the amendment or supplement is adopted. The additional form will be sufficient if the date the earlier form was filed is entered on line 11 and a certified copy of the amendment or supplement

attached. Include all information required by Form 966 that was not given in the earlier form.

Where To File

File Form 966 with the Internal Revenue Service Center at the address where the corporation (or cooperative) files its income tax return.

Distribution of Property

A corporation must recognize gain or loss on the distribution of its assets in the complete liquidation of its stock. For purposes of determining gain or loss, the distributed assets are valued at fair market value. Exceptions to this rule apply to a liquidation of a subsidiary and to a distribution that is made according to a plan of reorganization.

Foreign Corporations

A corporation that files a U.S. tax return must file Form 966 if required under section 6043(a). Foreign corporations that are not required to file Form 1120F or any other U.S. tax return are generally not required to file Form 966.

U.S. shareholders of foreign corporations may be required to report information regarding a corporate dissolution or liquidation. See Form 5471 and its instructions for more information.

Address

Include the suite, room, or other unit number after the street address. If mail is not delivered to the street address and the corporation has a P.O. box, enter the box number instead of the street address.

Line 5

If the immediately preceding tax return was filed electronically, enter "efile" on line 5.

Line 7e

If the consolidated return was filed electronically, enter "efile" on line 7e.

Line 10

Identify the code section under which the corporation is to be dissolved or liquidated. For example, enter "section 331" for a complete or partial liquidation of a corporation or enter "section 332" for a complete liquidation of a subsidiary corporation that meets the requirements of section 332(b).

Signature

The return must be signed and dated by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or any other corporate officer (such as tax officer) authorized to sign. A receiver, trustee, or assignee must sign and date any return required to be filed on behalf of a corporation.

Paperwork Reduction Act Notice

We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws and to allow us to figure and collect the right amount of tax.

You are not required to provide the information requested by a form or its instructions that is subject to the Paperwork Work Reduction Act unless the form displays a valid OMB control number. Books and records relating to a form or its instructions must be retained as long as their content may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by section 6103.

The time needed to complete and file this form will vary depending on individual circumstances. The estimated average time is:

Recordkeeping

5 hr., 1 min.

Learning about the law or the form

30 min.

Preparing and sending the form to the IRS

36 min.

If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can write to the Internal Revenue Service, Tax Products Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224. Do not send the tax form to this office. Instead, see Where To File on page 1.