P9300067282

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February 26, 1999

Florida Department of State Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

RE: Treasure Coast Business Services, Inc.

Number: P93000067282

Dear Representative:

Enclosed you will find the original Articles of Dissolution for the above-referenced corporation. At your earliest convenience, please file these documents and have the records reflect all pertinent information. This firm's check in the amount of \$35.00 has been enclosed for payment of the Secretary of State's fee.

Should you have any questions regarding this matter, please do not hesitate to contact me.

Very truly yours,

Sheila Hostetler

for Cynthia L. Cambron, Esquire

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Enclosures

cc: File

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*****35.00 *****35.00

99 MAR - I AM 8: 26
SECRETARY OF STATE
ALLAHASSEE, FLORIDA

ARTICLES OF DISSOLUTION

The undersigned corporate officers, pursuant to Fla. Stat. § 607.1403, hereby and herewith submits these following Articles of Dissolution for the following named Florida corporation:

Suon	mis mese following Activies of D	issolution for the following .	named Piorida corporation.		
1.	The name of the corporation is: TREASURE COAST BUSINESS SERVICES, INC.				
2.	The date of incorporation of the corporation: September 9, 1993				
3.	The names and respective addresses of the officers of the aforenamed corporation are:				
	NAME	ADDRESS			
	Richard Davenport	1000 36th Street, Ver	o Beach, FL 32960		
4.	The names and respective addresses of the directors of the aforenamed corporation are:				
	NAME	ADDRESS			
	Richard Davenport	1000 36 th Street, Ver	o Beach, FL 32960		
5.	The date the dissolution was a	uthorized: <u>January 1, 1999</u>)		
6.	The dissolution was approved by the shareholders. The number of votes cast for				
	dissolution was sufficient for approval.				
7.	All debts, obligations and liabilities of the aforementioned corporation have been paid				
	or discharged or adequate provision has been made therefor.				
8.	All the remaining property and assets of the aforenamed corporation have been				
	distributed among its shareholders in accordance with their respective rights and				
	interests.		- -		
9.	There are no actions pending against the aforenamed corporation in any courts				
10.	A copy of the resolution to dis	ssolve the aforenamed corpo	ration, which was adopted by		
	the shareholders of the corpor	ation on <u>January 1, 1999</u> is	attached. So - 1		

11. These articles will be effective on filing.		<u></u>
DATED this 22 day of February BY: _	1999. Aukaud Davenport, Pres	and signent
ATTEST:		
Mukeria J. Stavensont Richard Davenport, Secretary	_	-
V		
STATE OF FLORIDA COUNTY OF INDIAN RIVER		<u></u>
I HEREBY CERTIFY that on this day, State and County aforesaid to take acknowledgment who has:		
[] produced	as identification; or	- -
to be the President and the Secretary of the cor Dissolution, and he has taken an oath and act voluntarily and under the authority duly vested in h	knowledged executing the	
WITNESS my hand and official seal this	free June	1999. my . H.
	Notary Public, State of Flo	FRED W RENNINGER JR My Commission CC471218 EXPROS Jun. 25, 1999 Bonded by ANB 800-852-5878

MINUTES OF SPECIAL MEETING OF SHAREHOLDERS [DISSOLUTION]

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A special meeting of the shareholders of TREASURE COAST BUSINESS SERVICES, INC.
was held on the / day of January, 1999 at Vero Beach, Indian River County.
Florida. Present were all of the shareholders of the corporation: Richard Davenport.
The shareholders discussed the recommendation of the corporation's board of director that the
corporation be dissolved and that the liquidation of the corporation occur in accordance with the
terms and provisions set forth in the resolutions adopted by the board of directors. Upon motion
duly made and carried, the following resolutions were adopted:
RESOLVED, that the shareholders of the corporation hereby consent, authorize, and approve the liquidation of the corporation in accordance with the terms and provisions set forth in the resolutions adopted [//_/
RESOLVED , that the shareholders hereby approve the distribution of all of the assets of the corporation to the shareholders in accordance with said board of director's resolutions; and
RESOLVED, that the officers of the corporation be, and they hereby are, authorized and directed to do or cause to be done all such acts and things as they may deem necessary and proper in order to effect the liquidation and dissolution of the corporation in accordance with the plan of liquidation adopted by the board of directors of the corporation.
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There being no further business, the meeting was adjourned.