Henter Tree Michenen Att  201 Countered Tock Corporation	70000 3045 9  Questor's Name  Address  Address  Phone #  Office Use Only  NAME(S) & DOCUMENT NUMBER(S), (if known):	4 1.00
2(Corp	oration Name) (Document #)  Oration Name) (Document #)	<u>-</u> .
☐ Walk in ☐ Mail out	Pick up time Certified Copy Comment #)  Will wait Photocopy Certificate of Status 7	
NEW FILINGS	AMENDMENTS STATE OF S	
Profit	Amendment SP 23	
NonProfit	Resignation of R.A., Officer/ Director	
Limited Liability	Change of Registered Agent	
Domestication	Dissolution/Withdrawal	
Other	Merger	
OTHER FILINGS  Annual Report	REGISTRATION/ QUALIFICATION E	
Fictitious Name	Foreign	
Name Reservation	Limited Partnership  Reinstatement	
	Reinstatement	
	Trademark	3
	Other	

CR2E031(1/95)

Examiner's Initials

## ARTICLES OF DISSOLUTION

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

LIKO1:	of the name of the corporation is: CABU-MIAMI #1, INC.			
SECOND:	The date dissolution was authorized: JULY 20, 1999			
THIRD:	Adoption of Dissolution (CHECK ONE)			
Diss was	solution was approved by the shareholders. The number of votes cast for dissection sufficient for approval.	solutic	n	
☐ Diss	solution was approved by vote of the shareholders through voting groups.			
T. er	The following statement must be separately provided for each voting stoup ntitled to vote separately on the plan to dissolve:	99 AL		
The	number of votes cast for dissolution was sufficient for approval by	16 AM		
	(voting group)	= 2		
Sign	ed this 20TH day of JULY , 19 99	23		
Signature _	Robert AM Lean	-		
	(By the Chairman or Vice Chairman of the Board, President, or other officer)	-		
	ROBERT H. McLEAN			
	(Typed or printed name)			
	PRESIDENT, CHAIRMAN OF THE BOARD			
	(Title)			

## UNANIMOUS WRITTEN CONSENT OF SOLE SHAREHOLDER OF CABO-MIAMI #1, INC. (in Lieu of Special Meeting)

Pursuant to Section 607.1402 of the Florida Statutes (the "Code"), the undersigned being the sole shareholder of CABO-MIAMI #1, INC., a Florida corporation (the "Company"), does hereby give its unanimous consent to the following resolutions:

**RESOLVED**, that the Company shall be voluntarily dissolved upon compliance with the requirements of the Code; and, be it

**RESOLVED FURTHER**, that the Company shall immediately cause written notice of this voluntary dissolution to be given to each known holder of a claim against the Company by certified mail, return receipt requested in accordance with the Code; and, be it

**RESOLVED FURTHER**, that the Company shall be liquidated according to the following plan (the "Plan of Liquidation"):

- 1. All assets of the Company shall be collected:
- 2. All known debts, liabilities, and obligations of the Company shall be paid, satisfied, or discharged, or other adequate provisions shall be made for the payment, satisfaction, or discharge of such debts, liabilities, and obligations;
- 3. After the payment, satisfaction, or discharge of, or provision for, the known debts, liabilities, and obligations of the Company, the officers of the Company shall distribute the remaining assets of the Company to the shareholders in accordance with their respective interests;
- 4. The distribution of assets shall be made to the shareholders subject to the following conditions:
- a. Each shareholder shall surrender for cancellation the certificate or certificates evidencing its ownership of capital stock of the Company; and
- b. The acceptance by a shareholder of assets under the Plan of Liquidation shall be in complete satisfaction of any rights of that shareholder as a shareholder of the Company.
- 5. The officers of the Company shall have the authority to take any steps that are necessary or convenient to carry the Plan of Liquidation into effect including, but not limited to, powers of execution of any documents that may be required to vest title to the assets of the Company;
- 6. Upon completion of the Plan of Liquidation, the President of the Company shall execute Articles of Dissolution pursuant to Section 607.1403 of the Code, along with any required certificate from the Comptroller of Public Accounts, shall then be filed in the

office of the Florida Department of State. The officers and directors of the Company shall take all further actions necessary or convenient to the dissolution of the Company; and, be it

**RESOLVED FURTHER**, that the shares of the capital stock of the Company owned by the undersigned shareholders constitute all the issued and outstanding shares of the Company.

SHAREHOLDER	DATE	OF SHARES
Cabo Restaurant Company, by its	07/20/99	1,000

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President, Robert H. McLean