PACCUS OFFICER LEVEL 86

TALLAHASSEE, FL 32301 222-1173

FILING COVER SHEET ACCT. #FCA-14

CONTACT: DATE: REF. #: CORP. NAME:	CINDY HICKS 6/1/99 0150. 6996 Cap Haddin	q,Irc	30000285 -06/01/99 *****43	006938 01032016 .75 *****43.75
() ARTICLES OF INCORPOR. () ANNUAL REPORT () CERT. OF AUTIIORITY () REINSTATEMENT () CERTIFICATE OF CANCEL () OTHER:	() MERGER	ERVICE MARK NERSHIP		
	WITH CHECK#_508 ACCOUNT IF TO BE DE		43.75	
	CO	ST LIMIT: \$		
PLEASE RETURN:	() CERTII	FICATE OF STATUS	s () PLAIN ST	AMPEDIÇOPY
Examiner's Initials	<u> </u>		CONTROL OF THE PROPERTY OF THE	

ARTICLES OF DISSOLUTION OF CAP HOLDINGS, INC.



I.

The name of the corporation is CAP HOLDINGS, INC. (the "Corporation").

II.

The principal office of the Corporation is located at:

1221 Brickell Avenue Miami, Florida 33131

III.

All liabilities and obligations of the Corporation have been paid or discharged, or adequate provision has been made therefor.

IV.

All the remaining property and assets of the Corporation have been distributed to its sole shareholder.

V.

There are no actions pending against the Corporation in any court, or adequate provision has been made for the satisfaction of any judgment, order or decree which may be entered against it in any pending action.

VI.

Dissolution was approved by the sole shareholder. The number of votes case for dissolution was sufficient for approval. Attached hereto is a copy of the written consent of the Corporation's sole shareholder, signed by said shareholder, in which the sole shareholder consented to and authorized the dissolution of the Corporation effective as of May 28, 1999.

VII.

The name and address of the statutory agent of the Corporation is as follows:

Laurence Meyerson 1221 Brickell Avenue, 6th Floor Miami, Florida 33131 IN WITNESS WHEREOF, the Corporation has cause these Articles of Dissolution to be executed by its authorized officers effective as of May 210th, 1999.

CAP HOLDINGS, INC.

By: Don Dians

Roy D'. Tanis Title: President

STATE OF FLORIDA

COUNTY OF MIAMI- DADE

These Articles of Dissolution were acknowledged before me this 26th day of May, 1999, by Roy D. Tanis, the President of Corporation on behalf of the Corporation.

Notary Public

WRITTEN CONSENT OF THE SHAREHOLDER

OF

CAP HOLDINGS, INC.

Liquidation and Dissolution of Corporation

Pursuant to Section 607.1402(6) of the Florida Statutes, the undersigned, being the Sole Shareholder of CAP Holdings, Inc., a Florida corporation (the "Corporation"), acting by written consent in lieu of a formal special meeting of the shareholder, does hereby adopt and approve the resolutions set forth below, and directs the Secretary of the Corporation to place this record of the resolutions set forth herein in the minutes of the proceedings of the Shareholder of the Corporation.

WHEREAS, the Sole Shareholder of the Corporation deems that it is in the best interest of the Corporation that the Corporation be liquidated and dissolved as soon as practicable, pursuant to the Plan of Complete Liquidation and Dissolution of the Corporation attached hereto as Exhibit A (the "Plan");

NOW, THEREFORE, BE IT RESOLVED, that the Sole Shareholder hereby authorizes, approves and adopts the Plan, and the officers of the Corporation are expressly authorized to execute and file the Articles of Dissolution with the Florida Department of State and to negotiate, agree upon, execute and deliver from time to time in the name and on behalf of the Corporation, such agreements, consents, documents, instruments, certificates, notices and other assurances and to do and perform any and all such other actions and things as may to any of them seem necessary or proper to implement, effect, consummate and carry out the foregoing and the Plan.

Executed by the undersigned, the Sole Shareholder of the Corporation, effective as of May 28, 1999.

UNION PLANTERS BANK, N.A.

Timothy E. Kish

Executive Vice President and General Counsel

EXHIBIT A

Plan of Complete Liquidation and Dissolution of CAP Holdings, Inc.

- A. All of the assets of CAP Holdings, Inc., a Florida corporation (the "Corporation"), after payment of or provisions for all its liabilities, shall be assigned, transferred, conveyed and distributed to the Sole Shareholder in complete liquidation of the Corporation as soon as practicable in one or more liquidating distributions, such distribution or distributions to be in complete cancellation and redemption of all of the shares of the Corporation.
- B. The Corporation shall file on a timely basis with the Internal Revenue Service and any other governmental authority having jurisdiction, all form, returns, documents and information required to be filed by reason of the complete liquidation of the Corporation.
- C. As soon as practicable after the liquidation of the Corporation has been completed by distribution of all its remaining assets to the Sole Shareholder, the Corporation shall be voluntarily dissolved pursuant to the Florida Business Corporation Act, and the officers and directors of the Corporation are authorized to execute and file all documents necessary to effect such dissolution.
- D. The officers and directors of the Corporation are empowered, authorized and directed to enter into, execute, deliver and file any and all agreements, documents or other instruments, and to do any and all other things in the name and on behalf of the Corporation which they may deem necessary or desirable to carry out the provisions, purposes and intent of this Plan.