UNOFFICIAL COPY

Form BCA-12.20 (Rev. Jan. 2003)		ARTICLES OF DISSOLUTION			File # D5200	150	
Jesse White Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 www.cyberdriveillinois.com Remit payment in check or money order, payable to "Secretary of State."		ł	This space for use by Secretary of State			File # D5200-152-0	
			DEC 2 6 2003 JESSE WHITE SECRETARY OF STATE		This space for Secretary of Date	or use by of State	
					Franchise Tax Filing Fee	\$ 5.00 \$ RB	
		,			Penalty Interest Approved:		
1. CORPORA	ATE NAME: E	MELCO COI	MPANY			7(70	
Post office a Secretary of	ddress to wnich	nay be mailed	a copy of any pro	ocess against the corp	oration that may be	served on the	
C/O L	ARRY MAYER	20				SCIVED OF LIFE	
<u>1950 N</u>	I. ELSTON AV	E., SUITE 2	00, CHICAGO	, ILLINOIS 60622			
B. Dissolution of	f the corporation	was duly autho	rized on	December	· 01	2002	
in the manne	er indicated below	r:		(Month & Day)			
By a wr	itten consent sigr f director action r	ned by all share not being requir	holders entitled to	o vote on discolution, i	in accordance with S	(Notes 1 & 2) Section 12.10,	
				0.		(Note 3)	
By the s the shar and by t	hareholders, in a eholders. At a m he Articles of Inc	occordance with neeting of share orporation were	Section 12.15, a holders, not less voted in favor o	resolution having rea than the minimum nu the dissolution	en duly adopted and	d submitted to red by statute	
					Occ	(Note 3)	
minimur	n number of vote	s required by s	tafute and by the	and 7.10, a resolution been signed by share Articles of Incorpora e with Section 7.10.	n having open duly holders having not tion. Shareholders v	adopted and less than the who have not	
	· · · · · · · · · · · · · · · · · · ·					(Note 3)	
exchang	e or reclassification	es not previously dends, share spon of issued sha	iils, share exchar ires) and dive the	Secretary of State (indiges pursuant to Section value of the entire con capital, without the incomplication of the security of	on 11.10, and share		
Date of Is or Contr	ssuance	class	Par Value	Number of Shares Issued	Entire C	onsideration ceived	
					_		
52.13	SCH 222 S	IUMAN SIN	MON & GRO RSIDE PLAZA,	DECKI, LTD. SUITE 850	Doc#: 04012	[[]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]]	

CHICAGO, ILLINOIS 60606-5901

Doc#: 0401244041 Eugene "Gene" Moore Fee: \$26.50

Cook County Recorder of Deeds
Date: 01/12/2004 01:32 PM Pg: 1 of 2

0401244041 Page: 2 of 2

UNOFFICIAL COPY

(b)	List all cancellations of shares not previously reported to the Secretary of State, and give the cost.								
	Date of Cancellation	Class	Number of Shares Cancelled	Cost					
				\$					
				\$					
		<u> </u>	TOTAL						
5. Issu	ued shares at date of exe		D-a Valuo	Number of Shares					
	Class	Series	Par Value	1,000.00					
_	COMMON	NONE	1.000000	1,000.00					
6. Pa	aid-in capital a date of exe	ecution:							
	70		Paid-in Capital	\$ 1,000					
/"D - : -	t in Conital" raplaces the t	rms "Stated Capital"	and "Paid-in Surplus" and is equal to t	the total of these accounts.)					
7. TI	ne undersigned corporatio enalties of perjury, that the	n has caused these facts stated herein a	articles to be signed by a duly authorize true. (All signatures must be in BLA	zed officer who aπirms, under CK INK.)					
•	December		3 EME	LCO COMPANY					
D	ated(Month & A			Name of Corporation)					
	Lary	Maya O	_						
	(Any authorized office	er's signature) ER, PRESIDENT							
	(Type or Print Nam	e and Title)							
			diseases a majority of that	m must SIGN RELOW and type					
or prin	t name and title.		the board of airectors, a majority of ther						
1	he undersigned affirms, u	nder the penalties of	perjury, that the racts stated herein are	true.					
	Dated (Month	& Day)	. (Year)						
-			Ti						
_	-			O					
			NOTES	177					
1 100	ornorators are authorized to	o dissolve a comoratio	on ONLY before any shares have been is	ssued A VD before any directors					

- Incorporators are authorized to dissolve a corporation ONLY before any shares have been issued AND before any directors
 have been named or elected. The signatures of a majority of the incorporators must appear on these Articles of Dissolution.
- Directors are authorized to dissolve a corporation ONLY before any shares have been issued. In the event there are no officers, the signature of a majority of the directors or such directors as may be designated by the board must appear on these Articles of Dissolution.
- 3. All dissolutions not authorized by the incorporators or the directors must be authorized by the shareholders.

Shareholders may authorize dissolution by their unanimous written consent. This does not require any action of the board of directors and does not require a shareholders' meeting.

Shareholder authorization may also be by vote at a shareholders' meeting or by less than unanimous consent, in writing, without a meeting.

To be effective, the dissolution must receive the affirmative vote or consent of the holders of at least 2/3 of the outstanding shares entitled to vote on dissolution and, if class voting applies, then also at least 2/3 of the votes within each class.

If the Articles of Incorporation so provide, the 2/3 vote requirement may be superseded by any smaller or larger vote requirement, not less than a majority of the outstanding shares entitled to vote and not less than a majority within each class when class voting applies.

When shareholder authorization is by less than unanimous written consent, all shareholders must be given notice of the proposed dissolution action at least five days before the consent is signed. Shareholders who have not signed the consent must be given prompt notice that dissolution was duly authorized.

C-152.13