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FORM BCA 12.20 (rev. Dec. 2003) ARTICLES OF DISSOLUTION **Business Corporation Act**

Jasse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 http://www.cyberdriveillinois.com

FILED

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Remit payment in the form of a check or money order payable to the Secretary of State.

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JESSE WHITE SECRETARY OF STATE Doc#: 1031644006 Fee: \$38.00 Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 11/12/2010 08:33 AM Pg: 1 of 2

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······································			lle # 5224 - ST Type or Print clearly in		g Fee: \$5.00 Approved:	
. C	ORPORATE N.			Illinois, Ltd.		
Se	est office address acretary of State:	to which may be	mailed a copy of any	process against the corpore	ition that may be served on th	
			1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	han 1et	. 2010	
	the manner indic	ated below:	tly authorized on Octol (Mark an "X"	(Monin & Day) The box only)		
· C	ala naan ayan	referir or by a mal	s, provided no directors ority of the board of di he authorization of the	BOD LK' BI GODDIOGING MINI	of Incorporation and no director Section 12.05, the corporation (Notes 1 & 2	
×	By a written co board of direct	onsent signed by i tor action not bein	all shareholders entitle ng required.	od to vote ou d'asolution, in a	accordance with Section 12.10 (Note 3)	
	the chareholds	are Afa mootinn	ince with Section 12.1 of shareholders, not li tion were voted in favo	BRS AIRM AIR HEMILITAL INC.	truly adopted and submitted to be of rotes required by statut (Note 3)	
	submitted to the	ne shareholders	A consent in which it is lead by statute and by	.15 and 7.10, a resolution to as been signed by shareho the Articles of incorporation ance with Section 7.10.	naving been this adopted an iders having not less than the n. Shareholders who have no (1/0/22)	
		(0	COMPLETE ONLY WHE	N APPLICABLE)		
(a)	List all issuances of shares not previously reported to the Secretary of State (including shares issued for cash of other property, share dividends, share splits, share exchanges pursuant to Section 11.10, and shares to effect at exchange or reclassification of issued shares) and give the value of the entire consideration received therefor, les expenses; list any amounts added or transferred to paid-in capital, without the issuance of shares. (Note 4)					
	Date of Issuand or Contribution	æ	Par Value	Number of Shares Issued	Entire Consideration Received	
					\$	
					\$	

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				and give the cost.
	Date of Cancellation	Class	Number of Shares Cancelle	d Cost
				\$
			·	\$
			TOTA	. \$
5.	Issued shares at date of ex		Par Value	Number of Shares
	Class	Series	Ldi Agiha	

	common		0 .	100
3,	Pald-in capital at date of ex	ecution:		
	70		Paid-in Capital	\$ 1.000
/40.	aid in Canital" rankagar the	torms "Stated Capital" a	and "Paid-in Surplus" and is equal to	the total of these accounts.)
	Name - 1			
'.	The undersigned corporation	on hee caused these ar	licies to be signed by a duly autho	rized officer who affirms, under
	penalties of perjury, that the) facts itried herein are	True. (All signatures must be at 22.	CPAT7 1017-1
	Dated November I	2710	GRS-1	Cllinois, Ltd.
_	A /Month & I	Day) (Your)	(Exact	Name of Corporation)
M	M A Valley of office	or's signature)		
Cober	(Any authorized office rt S. Posschi President	1 3 digitatory		
	(Type or Print Nam	e and Title)		
	The undersigned affirms, un		jury, that the resistated herein an (Year)	s true.
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			NOTES	7.0
	movelore ero authorizadio		NOTES NLY before any shares have been in	ssued AND before any directors
inco	orporators are authorized to	dissolve a corporation O	NLY before any shares have been it	ssued AND be an any directors on these Arti les o Dissolution.
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Dire office thes	e been named of election. If sectors are authorized to distors, the signature of a majorse Articles of Dissolution.	dissolve a corporation One signatures of a majori solve a corporation ONL prity of the directors or s	NLY before any shares have been in ty of the incorporators must appear. Y before any shares have been is such directors as may be designate	sued, in the event (nero are no d by the board must appear on the shareholders.
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