## UNOFFICIAL COPY



ANTICLES OF DISSOLUTION OF

INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, A. Jim Edgar Secretary of State of the State of Allinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Costimony Illierent, Theretoset my hand and accepto

be affixed the Great Scal of the Rate of Illinois.

at the City of Springfield, this		his 25TH
		10.19.86 and
100		he United Rates
the two h	Cundred and	11тн



SECRETARY OF STATE

ĐČA 12.20 (Rev. Jan. 1986)

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Submit in Duplicate

Remit payment in Check or Money Order, payable to "Secretary of State".

DO NOT SEND CASH!

JIM EDGAR () Secretary of State State of Illinois

ARTICLES OF DISSOLUTION

This Speen For Use By Secretary of State

Date 9.25-86

Filing Fee \$8

Pursuant to the heroby adopts t	provisions of "The Business Corp he following Articles of Dissolution	oration Act of 1983", the unit	
ARTICLE ONE	The name of the corporation isMC	TNC.	Editor State Control
	Consideration of the contract	and the state of t	The state of the s
ARTICLE TWO	The post office address to which may be a served on the Secretary of State is	nailed a copy of any process against (	the corporation that may be einze.
	2	422 Comfort Land	<b>o</b> ne se en
		Palatine, IL 60	
ARTICLE THREE	The dissolution of the corporation was dinanner indicated helow: ("X" one box	luly authorized on TUNE 30 only)	
	By a majority of the incorporators, pro- and no directors may about elected; a tion 12.05, the corporation having is	r by a mujority of the board of directo	rs, in accordance with Sec-
	関 By'a written consent signed by a lish Section 12.10, board of director, of	uraholders entitled to vote on dissoion not being required;	olution, in accordance with (Note 3)
	By the shareholders, in accordance vestmitted to the shareholders. At a revotes required by statute and by the	neofing of sharpholders, not less the	on the minimum number of in favor of the dissolution: (Note 3)
	By the shareholders, in accordance adopted and submitted to the shareholders having not less than the minimum nu peration. Shareholders who have no with Section 7.10.	with Sections 12,15 and 7,10, a re rolders. A consent in witting has be imber of votes required by statute a	solution having been dulo on signed by shareholders nd by the articles of incor
	igned corporation has caused thase ffirm, under penalties of perjury, th		
Dated	September 15, 19 86.	MMC, INC.	in the state of th
	Grature of Secretary or Assistant Secretary	by Mart O. C.	tekeller
PHYL	LIS M. O'MALLEY, SECRETARY  (Type or Print Nume and Title)	MARTIN P. O'MALLEY	PRESIDENT
*If dissolution is au	thorized by the incorporators or by the bo	1	• •
The unders	igned affirms, under ponalties of p	erjury, that the facts stated he	erein aro truo.
Dated			1
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## **UNOFFICIAL COPY**

NOTES

- Note 1: 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.
- Note 2: Directors are authorized to dissolve a corporation ONLY before any shares have been issued. In the event there are no officers, the signatures of a majority of the directors or such directors as may be designated by the board must appear on these Articles of Dissolution.
- Note 3: All dissolutions not authorized by the incorporators or the directors must be authorized by the shareholders.

Sharonolders 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.

Shareholders' authorization may also be by vote at a shareholders' meeting or by less than unanimous content in writing, without a meeting,

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

If the Articles of incorporation so provide, the 2/3s vote requirement may be superceded 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 disacturion action at less five days before the consent is signed. Shareholders who have not signed the consent must be given prompt notice that dissolution was duly authorized.

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ARTICLES OF DISSOLUT



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Corporation Department Secretary of State Springfield, Illinois 62756 Telephone (217) 782-6961

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