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## State of Allinois Office of The Secretary of State

Whereas.

ARTICLES OF DISSOLUTION OF 1920 LINCOLN AVENUE DEVELOPMENT COMPANY INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRITARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINGIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary & State of the State of Illinois, 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 Cestimony Whereof, I hereto set my hand and cause to be

affixed the Great Seal of the State of Illinois. at the City of Springfield, this A.D. 19 day of and of the Independence of the United States the two

22ND hundred and

Secretary of State

## **UNOFFICIAL COPY**

Property of County Clerk's Office

	UN	<b>IOFFICI</b>	AL COP	<b>₹</b> 871198 <sub>Page 2 of 3</sub>
Form	BCA-12.20	ARTICLES OF	DISSOLUTION	
(Rev. Jan. 1995)				File # 5389-896-3
George H. Ryan Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-2353		This space for use by	y Secretary of State	SUBMIT IN DUPLICATE
			LED	This space for use by Secretary of State  Date 9,2597
Remit payment in check or money order, payable to "Secretary of State."		SEP	<b>2</b> 5 <b>1997</b>	Franchise Tax \$ Filing Fee \$ 5.00
		GEORGE SECRETARY	H. RYAN OF STATE	Penalty \$ Interest \$ Approved:
1. C	ORPORATE NAME: 19:	20 LINCOLN AVENUE	DEVELOPMENT CO	MPANY
-S	Post office address to which may be mailed a copy of any process against the corporation that may be served on to Secretary of State:  c/o Frisch & Frisch Chartered, 312 W. Randolph Street, Saite 200			
,	Chicago, IL	th Chartered, 312	W. Randolph St	reet, State 201
3. Di	incolution of the corporation	was duly au he ized on	September 1	2 10.97
	Dissolution of the corporation was duly authorized on September 12, 19 97 in the manner indicated below:  (Mark an "X" in one box only)			
	By a majority of the incorporators, provided no directors were named in the Articles of Incorporation and no directors have been elected; or by a majority of the board of directors, in accordance with Section 12.05, the corporation having issued no shares as of the authorization of the dissolution.			
X	(Notes 1 & 2)  By a written consent signed by all shareholders entitled to vote on dissolution, in accordance with Section 12.10			
<u> </u>	board of director action n		iled to vote of dissolution;	(Note 3)
	the shareholders. At a m		t less than the minimum n	een duly adopted and submitted to unber of votes required by statute
	<b></b>			(Note 3)
	submitted to the shareho minimum number of vote	Iders. A consent in writing	has been signed by sharply the Articles of Incorpor	on having been duly adopted and reholders having not less than the ation. Shareholders who have no
	Consented in Witting have			(Note 3)
4. (a)	(COMPLETE ONLY WHEN APPLICABLE)  a) List all issuances of shares not previously reported to the Secretary of State (including shares issued for cash or			
(a)	other property, share dividends, share splits, share exchanges pursuant to Section 11.10, and shares to effect an exchange or reclassification of issued shares) and give the value of the entire consideration received therefor, less expenses; list any amounts added or transferred to paid-in capital, without the issuance of shares.			
	Date of Issuance or Contribution C	lass Par Value	Number of Shares Issued	Entire Consideration Received
				\$ \$
				TOTAL \$

State, and give the cost. (b) Class Number of Shares Cancelled Cost Date of Cancellation TOTAL Issued shares at date of execution: Par Value **Number of Shares** Series Class 1000 Common N.A. None Paid-in capital at date of execution: 6. 25,000.00 Paid-in Capital ("Paid-in Capital" replaces the terms "Stated Capital" and "Paid-in Surplus" and is equal to the total of these accounts.) 7. The undersigned emporation has caused this statement to be signed by its duly authorized officers\*, each of whom affirms, under penalties of perjury, that the facts stated herein are true. (All signatures must be in BLACK INK.) September 15 1920 Lincoln Avenue Development Company Dated (Exact Name of Corporation) attested by (Signature of Secretary or Assistant Secretary) (Signature of President or Vice President) Regina M. Moore, Secretary Jr., President (Type or Print Name and Title) (Type or Print Name and Title) \* If dissolution is authorized by the incorporators or by the board of directors, a majority of them must SIGN HERE. The undersigned affirms, under the penalties of perjury, that the facts stated herein are true. Dated NOTES

- 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 A ticles of Dissolution.
- 2. 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.