757

ARTICLES OF DISSOLUTION

PURSUANT TO SECTION 10-2A-190 OF THE CODE OF ALABAMA

OF

1 B. + H. Entupui, Inc.

Pursuant to the provision of Section 10-2A-190 of the Code of Alabama, the undersigned corporation adopts the following Articles of Dissolution for the purpose of dissolving the corporation:

FIRST: The name of the corporation is B. + N. Enturier, Inc.

second: A statement of intent to dissolve the corporation was filed by the Secretary of State of Alabama on the 1/4 day of Sept , 198%, pursuant to the provisions of section 10-2A-183 of the Code of Alabama.

THIRD: All debts, obligations and liabilities of the corporation have been paid and discharged, or adequate provision has been made therefore.

FOURTH: All remaining property and assets of the corporation have been distributed among its shareholders, in accordance with their respective rights and interests.

FIFTH: There are no suits pending against the corpora-

989 Ryecroft Rd. Pelliam, Al 35124 not been made for the satisfaction of any judgment, order or decree which may be entered against it.

DATED this 1/th day of Syst . 1984

· Janes le

and: Stylen M

STATE OF ALABAMA)
COUNTY OF SHELBY)

I, the undersigned, a Notary Public, do hereby certify that on this 11th day of (would , 19 84, personally appeared before me David Neal and Stephen M. Bowler , who, being by me first duly sworn, declared that they are the President and Secretary of Ben, Enterprises, Inc., that they signed the foregoing document as President and Secretary of the corporation, and that the statements therein contained are true and carried, to the best of their knowledge.

NOTARY PUBLIC My Commission Expires July 20, 1988

26 PAGE 3

BOOK

ASSIGNMENT

In complete satisfaction of the rights of its shareholder and in consideration for the assumption of its liabilities
by such shareholder (to the extent of its property received by it
pursuant to its liquidation), the undersigned does hereby assign,
transfer, and convey all of its right, title, and interest in and
to all of its property, both real and personal, tangible and
intangible, whether known or unknown, to its shareholder
follows:

Executed on the May of Sept. 1984, at Selling al

•

1

26 me 39%

.111

ASSUMPTION OF LIABILITIES OF

The undersigned shareholder of

an Alabama corporation, hereby assumes and agrees to discharge the known liabilities and obligations of the corporation not in fact discharged or otherwise adequately provided for in the liquidation of the corporation, but only to the extent of the property and assets distributed to it by the corporation pursuant to the liquidation of the corporation.

36 Met 393

By:

100K

Fran Wanderson

WITNESS

WITHESS

ATTEST:

Alexan M. Buly Se

26 MG 394

State of Alabama

· · · · · · · · · · · · · · · · · · ·	SHELBY	County	
CEI	RTIFICATE OF DISSOLUTION	·	
·	OF B. & H. ENTERPRSES, INC.		
	s Judge of Probate of cate originals of Articles of		e of Alabama,
ofand verified pursuant to t	B. & H. ENTERPRISES, INc. he provisions of Section		
Business Corporation Act ACCORDINGLY the	, have been received in this of undersigned, as such Judg	ffice and are found to deeper of Probate, and by	onform to law. virtue of the
of	law, hereby issues this Certific B. & H. ENTERPRISES, IN	cate of <u>DISSOLU</u>	rion and attaches
hereto a duplicate origin	al of the Articles of	DISSOLUTION	
GIVEN Under My Ha	nd and Official Seal on this t	he <u>18th</u>	day of
	1984 SEP 18 PH 12: 5 9	Judge of Probate	- -