SECRETARY OF STATE CORPORATIONS DIV

## **Articles of Dissolution**

**DOMESTIC Business Corporation** 

→ Filing Fee: \$50.00

Pursuant to the provisions of RIGL <u>7-1.2-1308</u> and <u>7-1.2-1309</u>, ther undersigned corporation adopts the following Articles of Dissolution for the purpose of dissolving the corporation:

1. Entity ID Number:	2. The name of the corporation is:		
1657373	Snappy Snax, Inc.		
3. The dissolution was approved by (CHECK ONE):			
consent of the shareholders  OR  an act of the corporation pure		≥.	
4. All debts, obligations and liabilities of the corporation have been paid and discharged, or have been subject to a completed bankruptcy proceeding under Title II of the U.S. Code.		5. All remaining property and assets of the corporation have been distributed among its shareholders in accordance with their respective rights and interests.	
<ol><li>There are no suits pending aga court, or that adequate provision it satisfaction of any judgement, ord be entered against it in any pendir</li></ol>	has been made for the fer, or decree which may	7. As required by RIGL 7-1.2-1309, the corporation has paid all fees and taxes. RI Division of Taxation's ORIGINAL letter of good standing (LOGS) for the purpose of classification.	
8. Date when these Articles of Dissolution will be effective: CHECK ONE BOX ONLY			
✓ Date received (Upon filing)			7
Later effective date (Date must be no more than 90 days from the date of filing)			30
Under penalty of perjury, I/we decincluding any accompanying attac	lare and affirm that I/we have chments, and that all stateme	e examined these Articles of Dis ents contained herein are true a	solution by Incorporators, nd correct.
Type or Print Name of Authorized Officer			Date
Michelle C. Januse, President			06/22/2018
Signature of Authorized Officer of the		$\overline{}$	
Majunusian Dof White Heldent			

MAIL TO:

**Division of Business Services** 

148 W. River Street, Providence, Rhode Island 02904-2615

Phone: (401) 222-3040 Website: www.sos.ri.gov **FILED** 

11:27

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BY X 333472



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS DEPARTMENT OF ADMINISTRATION DIVISION OF TAXATION ONE CAPITOL HILL PROVIDENCE, RI 02908

SNAPPY SNAX INC. ATTN: MICHELLE JANUSE 65 FAIRVIEW AVE E PROVIDENCE, RI 02914-3222

## LETTER OF GOOD STANDING

It appears from our records that **Snappy Snax Inc.** has filed all the required returns due for this letter of good standing and paid all known tax liabilities as of this date. **Snappy Snax Inc.** is in good standing with the Rhode Island Division of Taxation as of **06/14/2018**. This letter of good standing is expressly conditional and may be based upon unaudited returns, subject to future audit.

This Letter of Good Standing does not cover any violation of chapter 20 of Title 44 that has occurred within the last thirty (30) days and any resulting assessments and/or license suspension which have not yet issued from the Division for such violation(s). Any subsequent application for a license or permit may be denied in accordance with R.I. Gen. Laws § 44-20-4.1.

This letter is issued pursuant to the request of the above named corporation for the purpose of:

## **DISSOLUTION**

This letter of good standing is valid <u>only</u> for the specific reason listed above, and is not valid for any other reason(s).

Very truly yours,

Neena Savage

Acting Tax Aliministrator

Ian Beauregard

Supervising Revenue Officer Compliance and Collections

475335957:13736297 DLN: 10002758649 2018 JUN 25 AH 11: 27

## MINUTES OF THE SPECIAL MEETING OF SNAPPY SNAX, INC. FOR PURPOSES OF DISSOLUTION OF THE CORPORATION

The Special Meeting of Sole Shareholder of the above-captioned limited Corporation ("Corporation") for the purposes of dissolution of the Corporation was held on June 21, 2018 at 65 Fairview Avenue, East Providence, Rhode Island at 4:00 p.m.. The Sole Shareholder, Michelle C. Januse, waived the right for further written notice for same.

The meeting was called to order by Michelle C. Januse. It was moved, seconded and unanimously carried that Michelle C. Januse shall undertake to file any and all documents required by the Rhode Island Secretary of State to effectuate the closing down of the Corporation including, but not limited to the Articles of Dissolution. Michelle C. Januse acknowledges that he has identified all creditors of the Corporation (if any) and advised them of the notice to file any claims to the Corporation as required by R.I.G.L. §7-1.2-1302. Similarly it has provided notice of the adoption of the Resolution to any creditors of the corporation. All debts of the Corporation having been resolved, any remaining assets (the value of which is zero to *de minimis*) have been distributed to Michelle C. Januse.

Additionally, all costs of the Corporation in the Dissolution effort have been reasonable and are authorized to be paid. All accounting fees required to effectuate the foregoing were deemed reasonable and appropriate and are also authorized to be paid.

There being no further business to come before the meeting, upon motion duly made, seconded and unanimously carried, it was adjourned and the Corporation was ordered to be dissolved permanently.

McGunuse. Sole Shareholder