

BC Unlimited Liability Company

DISSOLUTION BY LIQUIDATION

BUSINESS CORPORATIONS ACT, sections 51.3 and 343

Telephone: 1 877 526-1526 Mailing Address: PO Box 9431 Stn Prov Govt Victoria BC V8W 9V3 Courier Address: 200 – 940 Blanshard Street Victoria BC V8W 9V3 Victoria BC V8W 3E6

Freedom of Information and Protection of Privacy Act (FOIPPA) — Personal information provided on this form is collected, used and disclosed under the authority of the FOIPPA and the Business Corporations Act for the purposes of assessment. Questions regarding the collection, use and disclosure of personal information can be directed to the Manager of Registries Operations at 1877 526-1526, PO Box 9431 Stn Prov Govt, Victoria BC V8W 9V3.

OFFICE USE ONLY - DO NOT WRITE IN THIS AREA

Under section 51.3(1) of the *Business Corporations Act*, if the company liquidates, the shareholders and former shareholders are jointly and severally liable, from the commencement of the company's liquidation to its dissolution, to contribute to the assets of the company for the payment of the unlimited liability company's debts and liabilities. Whether or not the company liquidates, the shareholders and former shareholders are jointly and severally liable, after the company's dissolution, for payment to the company's creditors of the unlimited liability company's debts and liabilities.

Under section 51.3(2) of the *Business Corporations Act*, a former shareholder of an unlimited liability company is not liable above unless it appears to the court that the shareholders of the unlimited liability company are unable to satisfy the debts and liabilities referred to above, and, even in that case, is not liable above:

- in respect of any debt or liability of the unlimited liability company that arose after the former shareholder ceased to be a shareholder of the unlimited liability company, or
- in a liquidation of the company, if the former shareholder ceased to be a shareholder of the unlimited liability company one year or more before the commencement of liquidation, or
- on or after a dissolution of the company effected without liquidation, if the former shareholder ceased to be a shareholder of the unlimited liability company one year or more before the date of dissolution.

INSTRUCTIONS:

Please type or print clearly in block letters and ensure that the form is signed and dated in ink.

- **Item B** Enter the name exactly as shown on the Certificate of Incorporation, Amalgamation, Continuation or Change of Name.
- **Item C** If the liquidator is a corporation or firm, enter the full name of the corporation or firm.
- Item F If the liquidator who will have custody of the records is a corporation or firm, enter the full name of the corporation or firm. Under section 351(1) of the *Business Corporations Act*, the "dissolved company's records" means, in relation to a company that is dissolved under this act.
 - (a) if a liquidator was appointed for the company,
 - (i) the records that the company was required to keep under section 42, and
 - (ii) the records referred to in section 333(1).

A INCORPORATION NUMBER OF COMPANY TO BE DISSOLVED

- Item G The delivery address must be for a location in BC that is accessible to the public between 9 a.m. and 4 p.m. on business days for the delivery of records. The address must not be a post office box.
- **Item H** If the liquidator is a corporation or firm, this form must be signed by an authorized signing authority for the corporation or firm.

Filing Fee: \$20.00

Submit this form with a cheque or money order made payable to the Minister of Finance, or provide the registry with authorization to debit the fee from your BC OnLine Deposit Account. Please pay in Canadian dollars or in the equivalent amount of US funds.

B NAME OF COMPANY TO BE DISSOLVED		

С	FULL NAME OF LIQUIDATOR		
	LAST NAME	FIRST NAME	MIDDLE NAME

CORPORATION OR FIRM NAME

D MAILING ADDRESS OF LIQUIDATOR

PROVINCE POSTAL CODE

E Check (✔) the box next to the applicable method	od of appointment						
The liquidator was appointed by the company.							
	The liquidator was appointed by the court and a copy of the entered court order referred to in section 342(3)(a) approving the dissolution has been deposited in the liquidation records office.						
F FULL NAME OF LIQUIDATOR WHO WILL HAVE CUSTOD	LL NAME OF LIQUIDATOR WHO WILL HAVE CUSTODY OF THE "DISSOLVED COMPANY'S RECORDS" (see instructions) ST NAME MIDDLE NAME						
LAST INAIVIE	TIKOTIVAWIL	WIDDLE NAME					
CORPORATION OR FIRM NAME							
G ADDRESSES OF LOCATION OF "DISSOLVED COMPANDELIVERY ADDRESS OF LOCATION OF "DISSOLVED COMPANY'S REC							
		PROVINCE	POSTAL CODE				
		ВС					
MAILING ADDRESS OF LOCATION OF "DISSOLVED COMPANY'S RECO	ORDS"						
		PROVINCE	POSTAL CODE				
		ВС					
H CERTIFIED CORRECT – I have read this form a I also confirm that the final accounts referred to deposited in the liquidation records office.		ess Corporations Act have	been prepared and				
NAME OF LIQUIDATOR	SIGNATURE OF LIQUIDATOR	DATE S	SIGNED YYYY / MM / DD				
FORM OF THIS (OFF) COLT	X						

FORM 25 ULC (SEP 2017)