# Certificate of Dissolution of Corporation 

(Without a Meeting of Shareholders/Member)
(For Use by Domestic Profit and Nonprofit Corporation)
Type all information except signatures.
Mail to:
Secretary of State

Title 1 4A: 12-3 New Jersey Business Corporation Act (File in Duplicate)
Title 1 5A: 12-3 New Jersey Nonprofit Corporation Act (file in Triplicate)
A CORPORATION MAY BE DISSOLVED BY THE WRITTEN CONSENT OF ALL ITS
SHAREHOLDERS/MEMBERS ENTITLED TO VOTE THEREON. TO EFFECT SUCH DISSOLUTION, ALL SUCH SHAREHOLDERS/MEMBERS MUST SIGN AND FILE IN THE OFFICE OF THE SECRETARY OF STATE, THE FOLLOWING ARTICLES OF DISSOLUTION. DOMESTIC PROFIT CORPORATIONS MUST ATTACH A "TAG CLEARANCE CERTIFICATE" FROM THE DIVISION OF TAXATION, DEPARTMENT OF TREASURY, CN-269, TRENTON, NJ 08625

1. Name of Corporation:
2. Corporation Number:
3. Registered Agent:
4. Registered Office:
5. Name and addresses of the Directors/Trustees and Officers (Street an d Postal Designation, if applicable) (Note: Address cannot be that of the Nonprofit Corporation):
6. The corporation is dissolved.
7. Nonprofit corporation must also include a Plan of Dissolution (15A:12-8), Statement of Treatment of Liabilities (15A:12-10h) and the date of and vote on the dissolution authorization (15A:12-10j).
THE CERTIFICATE HAS BEEN SIGNED IN PERSON OR BY PROXY BY ALL THE SHAREHOLDERS/MEMBERS OF THE CORPORATION ENTITLED TO VOTE THEREON.

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Dated:

The purpose of this form is to simplify the filing requirements of the Secretary of State and does not replace the need for competent legal advice.

