

Domestic Stock Corporation Dissolution Filing Requirements

The voluntary dissolution of a domestic stock corporation is initiated by an application dissolve. The election to dissolve may be made by the vote or written consent of at leaving percent on the outstanding shares of the corporation, by the board of directors if no shares have the insure of in limited circumstances, by a majority of the incorporators if no directors were names to the using a Articles of Incorporation and none have been elected. Following this election the corporation must file documents with the Secretary of State, as discussed below.

To dissolve, the corporation must file a Certificate of Elevent to Wind Urband Dissolve (Form ELEC STK) prior to or together with a Certificate of Dissolution from DISS (10.4). However, if the election to dissolve is made by the vote of all a submatrix and a submatrix or one Certificate of Dissolution is required.

Note: In lieu of the above-mentioned certification a domestic mick corporation can file a Short Form Certificate of Dissolution (Form DSF STK) if the Howing remembers are met:

- 1) The Short Form Certificate of Dissolution is a field within 12 months from the date the Articles of Incorporation were filled.
- 2) The corporation has no debts and the corporation has no debts a
- 3) The tax liability will be satisfied on taxe and basis on the tax liability will be assumed;
- 4) The final tax return has been or will be filed where the Franchise Tax Board;
- 5) The corporation has not conducted any usiness
- 6) The corporation has a received shares, and if the corporation has received payments for shares from investors, and is a set of the been returned to those investors;
- 7) The majority of the direction (or incompany) if directors were not named and none have been elected) authorized the appolution and elected to dissolve the corporation; and
- 8) The assets have been distribution the persons entitled thereto or no assets have been acquired.

Upon the filing once Certificate of Dissolution or Short Form Certificate of Dissolution by the Secretary of State, the corporation while e completely dissolved and its corporate existence will cease.

Filina stions along the above-mentioned forms are enclosed. The preprinted forms were however, any format may be used, provided it meets statutory ease in filil cre equirements are found in California Corporations Code sections 1901 rements. Statutory filin o With Up and Dissolve), 1905 (Certificate of Dissolution) and 1900.5 (Short ertificate of ution). It is recommended for proof of submittal that if the document(s) are rm Certif of Dis ed t Secretary State, they be sent by Certified Mail with Return Receipt Requested.

Corp Diss/Stock Info (Rev. 01/2013)

SEAL OF THE	ELEC STK		
State of California			
Secretary of State			
CILIFORME			
Domestic Stock Corporation			
Certificate of Election to Wind Up and Dissolv	olve		
NOTE: To complete the dissolution process, the corporation must also file a Dissolution pursuant to Corporations Code section 1905.	a Certificate of		
There is no fee for filing a Certificate of Election To Wind Up and I	I Dissolve.		
IMPORTANT – Read instructions before completing this for	This Space For Filing & Only		
Corporate Name (Enter the name of the domestic stock corporation exactly as it is	is of record W. Salifornia Secretary of State.)		
1. Name of corporation			
Required Statement (The following statement is required by statute and and not	not be altered.		
2. The corporation has elected to wind up and dissolve.			
Election (Check the applicable statement. Note: Only one box may be checked			
3. The election was made by the vote of Support the corporation, and representing at least 50 percent			
The corporation has not issued any shares; the electrowas have by the board of directors of the corporation.			
Signatory Authority (Check the applicable interment. Note: Only one is may be ches			
4. The undersigned constitutes the subjects.			
The undersigned constitute the chairman the board, present <u>or</u> vice president and the secretary, chief financial officer, treasurer, assistant secretary <u>or</u> assistant treasure of the above-named corporation.			
The undersigned counter(s) the shareholder(s) above d to execute this certificate by shareholders holding shares representing 50 percent or more that the provide the above-name corporation.			
Verification & Execution (A ditional signate space is pessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate. Any attachments to this certificate are interpreted herein by this reference.)			
 I declare under penalty of perjury to the laws of the State of California that the matters set forth in this certificate are true and correct of my owned to be a set of the state of California that the matters set forth in this certificate are true and correct of my owned to be a set of the state of the state of California that the matters set forth in this certificate are true and correct of my owned to be a set of the state of t			
Sign Stor, Officer or Storeholder	Type or Print Name of Director, Officer or Shareholder		
Signature of Dire and the of Shareholder	Type or Print Name of Director, Officer or Shareholder		
Signature of Director or Shareholder	Type or Print Name of Director or Shareholder		

ELEC STK (REV 01/2013)

APPROVED BY SECRETARY OF STATE

Instructions for Completing the Certificate of Election to Wind Up and Dissolve (Form ELEC STK)

Where to File: For easier completion, this form is available on the California Secretary of State's website at www.sos.ca.gov/business/be/forms.htm and can be completed online and printed to mail. The completed form can be mailed to Secretary of State, Document Filing Support Unit, 1500 11th Street, 3rd Floor, Sacrar 100, CA 95814 or delivered in person (drop off) to the Sacramento office. If you are not completing this form online, please type or legible print in black or blue ink. This form is filed only in the Sacramento office.

For proof of submittal, it is recommended that the Certificate of Election to Wind Up a subsolve be subby Certified We with Return Receipt Requested. To facilitate the processing of documents mailed to the uniformian cretary of Standa letter referencing the corporate name and number as well as the sender's name, return a subsolve d telephone proper should be included with the submittal.

Legal Authority: Statutory filing provisions are found in California Corporations Code section statutory references are to the California Corporations Code, unless otherwise stated.

- The Certificate of Election to Wind Up and Dissolve is required when the election to dissolve way made by the vote
 of less than 100 percent of the outstanding shares or (2) no shares have been issued. To complete the dissolution
 process the corporation must also file a Certificate of Dissolution pursuant to up to 1905. Not one corporation will
 not be completely dissolved until the Certificate of Dissolution is
- The Certificate of Election to Wind Up and Dissolve **is not equired** where () the election reproduce is made by the vote of all the outstanding shares and a statement to that effects included in 1905 or (2) the corporation files a Short Form Certification of Dissolution production 1900.5.
- It is recommended that legal counsel be consulted physical ubmitting assolution documents to ensure that all issues are appropriately addressed.

Fees: There is no fee for filing a Certificate on to Wind d Dissolve. However. a non-refundable \$15.00 special handling fee is applicable for processin ts delivere son (drop off) at the Sacramento office. The preclearance and/or expedited filing of a docum frame can be requested for an additional quarantee Ŵ non-refundable fee in lieu of the special handling Fo ed information about preclearance and expedited filing services, go to www.sos.ca.gov/business/be/serv The special handling fee or preclearance and ptior expedited filing services are not applicable to docum submi mail. Check(s) should be made payable to the Secretary of State.

Copies: To get a copy of the filed and ment, the separate request and payment for copy fees when the document is submitted. Copy fees are \$1.00 for the st page and each additional page. For certified copies, there is an additional \$5.00 certification fee, per copy.

Complete the Certificate of Election to Wind D. Dissolve as follows:

- Item 1. Enter the number of stock corporation exactly as it is of record with the California Secretary of State.
- Item 2. This statement required by the build not be altered.

Ite

Item 3. Check the box name the plicable statement. Only one box may be checked. If the first box is checked, specify the number of shall be using for the election to dissolve in the space provided.

Item 4 the box next to applicable statement. Only one box may be checked.

If the first box of Item 4 is checked, the certificate must be dated, signed and verified under penalty of perjury by a majority of perjury by the corporation now in office or by the sole director, if there is only one.

If the second box of the corport of the secretary, the chief financial officer, the treasurer or any assistant secretary or assistant treasurer).

If the snareholder(s) authorized to execute the certificate must be dated, signed and verified under penalty of perjury by the snareholder(s) authorized to execute the certificate by shareholders holding shares representing 50 percent or more of the voting power.

If additional signature space is necessary, the dated signature(s) with verification(s) may be made on an attachment to the certificate. All attachments should be $8\frac{1}{2}$ " x 11", one-sided and legible.

State of California	DISS STK	
Secretary of State		
Domestic Stock Corporation Certificate of Dissolution		
There is no fee for filing a Certificate of Dissolution.		
IMPORTANT – Read instructions before completing this for	orm. The proof Filing Use Only	
Corporate Name (Enter the name of the domestic stock corporation exactly as it is of record with the California Secretary of St		
1. Name of corporation		
Required Statements (The following statements are required by statute and sh	ould not be altere	
2. A final franchise tax return, as described by California Revenue and Taraba Code set 1332, has have or will be filed with the California Franchise Tax Board, as required under the California Revenue and Code set 1332, has have or will be filed with the Section 18401). The corporation has been completely wound up an adjustice.		
Debts & Liabilities (Check the applicable statement. Note: Only one bore be checked.)		
3. The corporation's known debts and liabilities have been ally paid.		
The corporation's known debts and liabilities have been paid as it makets permitted.		
The corporation's known debts and liabilities have been adequated, and ided for by their assumption and the name and address of the assumer is		
 The corporation's known debts and liabilities have be nade usely provided to be far as its assets permitted. (Specify in an attachment to this certificate (incorporated here by this house) the provision made and the address of the corporation, person or governmental agency that has assumed or guaranteed the payment of the name useddress of the depositary with which deposit has been made or other information necessary to enable creditors or others to whom payment use be made used and claim payment.) The corporation never incurred approximation of the corporation never incurred approximation never incured approximation never incured approximation never incurred		
Assets (Check the applicable statement. Note: On, and ox may be a statement of the data of		
4. The known assets have been distributed to the constant entitled thereto.		
The corporation neverocquired any known assets.		
Election (Check the "YES" of a "" box, Section Note: If the "NO" box is checked, a Certificate of Election to Wind Up and Dissolve pursuant to Corporations Code section 1901 must be filed phone or together we are a solution.)		
5. The election to dissolve was the by the set of all the satisfanding shares.		
Verification & Execution (If add a statute space is necessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate. Any attachments to this certificate incorporated herein by this reference.)		
6. The unsurged constitute(s) the standinector or a majority of the directors now in office. I declare under penalty of perjury under the laws one State of California that the uners set forth in this certificate are true and correct of my own knowledge.		
Signature of Director	Type or Print Name of Director	
Signature of Director	Type or Print Name of Director	
Signature of Director	Type or Print Name of Director	
DISS STK (REV 01/2013)	APPROVED BY SECRETARY OF STATE	

Instructions for Completing the Certificate of Dissolution (Form DISS STK)

Where to File: For easier completion, this form is available on the California Secretary State's www.sos.ca.gov/business/be/forms.htm and can be completed online and printed to mail. It is complete be mailed to Secretary of State, Document Filing Support Unit, 1500 11th Street, 3rd Flore sacramento or delivered in person (drop off) at the Sacramento office. If you are not completing this form online, plegibly print in black or blue ink. This form is filed only in the Sacramento office.

State's website at completed form can bacramento, CA 95814 m online, property e type or

For proof of submittal, it is recommended that the Certificate of Dissolution be some Certifier real with Return Receipt Requested. To facilitate the processing of documents mailed to the Californian preturn of State, a learn referencing the corporate name and number as well as the sender's name, return address the certificate of should be included with the submittal.

Legal Authority: Statutory filing provisions are found in California Corporations Code section 19, references are to the California Corporations Code, unless otherwise stated.

- The Certificate of Dissolution must be filed after or together with a Council ate of Election to Wind No and Dissolve pursuant to Section 1901. However, if the election to dissolve was the by the vote of a the outstanding shares, only the Certificate of Dissolution is required.
- Upon filing the Certificate of Dissolution the corporation process and and its process, reasonable will cease.
- It is recommended that legal counsel be consulted for to submitting dissolution documents to ensure that all issues are appropriately addressed.

Fees: There is no fee for filing a Certificate of Dissolution non-refundable \$15.00 special handling fee eve is applicable for processing documents (drop off) at the Sacramento office. The vered in preclearance and/or expedited filing of a nt within a anteed time frame can be requested for an additional non-refundable fee in lieu of the detailed information about preclearance andling fe options.htm. The special handling fee and expedited filing services, go to www.sos ness/be/s to documents submitted by mail. Check(s) should or preclearance and expedited filing services are ap be made payable to the Secretary of State.

Copies: To get a copy of the filled document, including separate equest and payment for copy fees when the document is submitted. Copy and the 100 for the to page and \$.50 for each additional page. For certified copies, there is an additional \$5. In stinct, page co

Complete the Certificate of Dissolution follows:

k the box r

- Item 1. Enter the name of the domestic superportation exactly as it is of record with the California Secretary of State.
- Item 2. These structures a control by statute and should not be altered. For information regarding final tax returns, control the France control at (800) 852-5711 (from within the U.S.) or (916) 845-6500 (from outside et U.S.) reposit their mostile at https://www.ftb.ca.gov.
- Item 3. Check the box part on the applicable statement. Only one box may be checked. If the third box is checked, specify the name and address of the assumer in the space provided. If the fourth box is taked, specify the nattachment to this certificate, the provision made and the address of the corporation, person povernmental agency that has assumed or guaranteed the payment, or the name and address of the dissitary with which deposit has been made or other information necessary to enable the payment of the dissitary to be made to appear and claim payment.

Item Check the appropriate box. NOTE: If the dissolution was not made by the vote of all the outstanding shares, a Certificate of Election to Wind Up and Dissolve pursuant to Section 1901 must be filed prior to or psetber of the Certificate of Dissolution.

to the applicable statement. Only one box may be checked.

Item 6. The certificate must be dated, signed and verified under penalty of perjury by a majority of the directors of the corporation now in office or by the sole director, if there is only one.

If additional signature space is necessary, the dated signature(s) with verification(s) may be made on an attachment to the certificate. All attachments should be $8\frac{1}{2}$ " x 11", one-sided and legible.

	DSF STK	
State of California Secretary of State		
Domestic Stock Corporation Short Form Certificate of Dissolution		
There is no fee for filing a Short Form Certificate of Dissolut IMPORTANT – Read instructions before completing this for		
Corporate Name (Enter the name of the domestic stock corporation exactly as it is of record with the California Secretary of S		
1. Name of corporation		
Required Statements (The following statements are required by statute and show	uld not be an	
2. a) This Short Form Certificate of Dissolution is being filed within twelve (12) month, the date the Article of Incorporation were filed with the Secretary of State;		
b) The corporation does not have any debts or other liabilities, excerning proceeding litem 2(5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5		
c) The tax liability of the corporation will be satisfied on a tax point basis, we person or to be addon or other business entity assumes the tax liability, if any, of the dissolving corporation and is response for additional proporte taxes, if any, that are assessed and that become due after the date of the assumed on of the tax liability.		
d) A final franchise tax return, as described by Section 25 and the Revenue and Taxation Code, has been or will be filed with the Franchise Tax Board, as required under Part 10.2 (comms of with 9 and 18401) of Division 2 of the Revenue and Taxation Code.		
e) The corporation has not conducted any busine the time of the Articles of Incorporation with the Secretary of State.		
f) The corporation has not issued any shares, and the poration has used payments for shares from investors, those payments have been returned to those investors.		
g) The corporation is dissolved.		
Assets (Check the applicable statement. Note box may be checked		
3. The known assets of the corport and the payment of or adequately providing for, the known debts and liabilities have been distributed to the persons entities payment of or adequately providing for, the known debts and liabilities have		
The corporation acquired no known asset		
Dissolution (Check the applicable statement. Note: Only one to be checked.)	
4. The sole director or a major of the directors now in the solution and elected to dissolve the corporation. The undersigned contract of the director or a major of the directors now in office.		
No directors were name in the origin process porporation and none have been elected. The sole incorporator or a majority of the incorporators have thorized and dissolution and elected to dissolve the corporation. The undersigned constitutes the sole incorporator or a majority one incorporators of the corporation.		
Verification & Execution (If addition at the space is necessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate. Any attachments and the space is necessary, the dated signature(s) with verification(s) may be made on an attachment to this certificate.		
 5. I declar provider penalty of perjury until the laws of the State of Californ of much knowledge. Date 	nia that the matters set forth in this certificate are true and correct	
Signature of Director or Incorrector	Type or Print Name of Director or Incorporator	
Signature of Director or Incorporator	Type or Print Name of Director or Incorporator	
Signature of Director or Incorporator	Type or Print Name of Director or Incorporator	
DSF STK (REV 01/2013)	APPROVED BY SECRETARY OF STATE	

Instructions for Completing the Short Form Certificate of Dissolution (Form DSF STK)

Where to File: For easier completion, this form is available on the California Secretary f State's website at www.sos.ca.gov/business/be/forms.htm and can be completed online and printed to mail. T ompleted form can be mailed to Secretary of State, Document Filing Support Unit, 1500 11th Street, 3rd Floor, Sacra 6, CA 95814 or delivered in person (drop off) at the Sacramento office. If you are not completing this form online, plea ype or legibly print in black or blue ink. This form is filed only in the Sacramento office.

For proof of submittal, it is recommended that the Certificate of Dissolution be sent rtified Mail. Return Rece Requested. To facilitate the processing of documents mailed to the California Secreta er referencing tate, a corporate name and number as well as the sender's name, return address and telephone ld be include the submittal.

Legal Authority: Statutory filing provisions are found in California Corporations Code section latutory references are to the California Corporations Code, unless otherwise stated.

- The Short Form Certificate of Dissolution may be used to dissolve a tic stock corporation if it is filed within twelve (12) months from the date the Articles of Incorporation were filed with Secretary of State, an the corporation meets the remaining criteria specified by Section 1900.5. Upon filing the t Form Certifica Dissolution, the corporation will be dissolved and its powers, rights and privilege cease. Certificate lection to Wind Up and Dissolve pursuant to Section 1901 is not required when, olution. t Form te of
- If the corporation does not meet all of the requirement Section 1 5. the Short Certificate of Dissolution cannot be used and the corporation must file dissolution cuments in co iance with Sections 1901 and 1905.
- It is recommended that legal counsel be consulted submitting olution documents to ensure that all issues are appropriately addressed.

Fees: There is no fee for filing a Short Form Cer e of Disso owever, a non-refundable \$15.00 special handling fee is applicable for processing documents d t) at the Sacramento office. The preclearance person (and/or expedited filing of a document within a g requested for an additional non-refundable time frame about pre fee in lieu of the special handling fee. For detail nce and expedited filing services, go to www.sos.ca.gov/business/be/service-options.htm. dling fee oppreclearance and expedited filing services peč are not applicable to documents submitted by mail. C e made payable to the Secretary of State. (s) sī

Copies: To get a copy of the filed ment, include a s ate requi and payment for copy fees when the document is submitted. Copy fees are \$1.0 for each additional page. For certified copies, there is an age and additional \$5.00 certification fee, p

Complete the Short Form Certificate of olution as to

Item 4

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Articles

iote: If tary of State

ere is only one,

- Item 1. Enter the name of the domestic stock ation exactly as it is of record with the California Secretary of State.
- Item 2. should not be altered. Note: If any of the statements are not These st nuired by statute Short ste of Dissolution may not be used to dissolve the corporation. For information applicable x returns, Inchise Tax Board at (800) 852-5711 (from within the U.S.) or (916) regarding fi eir website at https://www.ftb.ca.gov. 845-6500 (fro tside th S.) or VISIL
- Item 3. Check the box n applicable statement. Only one box may be checked.
 - ssolution mus made by a majority of the directors or sole director if there is only one **OR** if no directors named in the inal Articles of Incorporation and none have been elected, by a majority of the incorporators or sole i porator if there was only one. The "incorporators" are the persons who signed the eck the box next to the applicable statement. Only one box may be checked. ation.

corporation has already filed a Statement of Information pursuant to Section 1502 with the e dissolution must be made by a majority of the directors now in office or sole director if the first box of Item 4 must be checked.

Item 5. If the first box em 4 was checked, the certificate must be dated, signed and verified under penalty of perjury he directors of the corporation now in office or by the sole director, if there is only one. by

If the second box of Item 4 was checked, the certificate must be dated, signed and verified under penalty of perjury by a majority of the incorporators or sole incorporator, if there was only one.

If additional signature space is necessary, the dated signature(s) with verification(s) may be made on an attachment to the certificate. All attachments should be 81/2" x 11", one-sided and legible.