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SECRETARY OF STATE.

K.SALY EXAMINER MAY -9 2014

## **COVER LETTER**

SUBJECT: Weisberg Family Investments, LLLP.

Name of Florida Limited Partnership or Limited Liability Limited Partnership

**TO:** Registration Section Division of Corporations

The enclosed Certificate of Amendment and fee(s) are submitted for filing.			
Please return all correspondence concer	rning this matter to:		
Sharon Feldman  Contact Person Weisberg Family Investments, LLLP.  Firm/Company  P.O. Box 610074  Address  N. Miami, Florida 33261  City, State and Zip Code  Sharon Feldman @comcast.net  E-mail address: (to be used for future annual report notification)			
For further information concerning this matter, please call:			
Sharon Feldman Name of Contact Person	at ( <u>305</u> ) <u>798-1770</u> Area Code and Daytime Telephone Number		
Enclosed is a check for the following amount:			
\$52.50 Filing Fee and Certificate of Status	\$105.00 Filing Fee and Certified Copy Certified Copy, and Certificate of Status		
STREET ADDRESS: Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301	MAILING ADDRESS: Registration Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314		

CERTIFICATE OF AMENDMENT TO	FILEN
CERTIFICATE OF LIMITED PARTNERSHIP OF	2014 MAY - 2 PM
Weisberg Family Investments, LILF	LLAHASAYOFS
Insert name currently on file with Florida Department of State	SEE. FLORING

—insert name current	y on the with Florida Department of	State FLORIDE
Pursuant to the provisions of section 620.12 limited liability limited partnership, whose of the LB, 2014, assigned adopts the following certificate of amendments	certificate was filed with the Fed Florida document number _	lorida Department of State on A00000001070,
This amendment is submitted to amend the follo	wing:	
A. If amending name, <u>enter the new name o</u> here:	f the limited partnership or lim	ited liability limited partnership
New name must be dist	inguishable and contain an acceptab	le suffix.
Acceptable Limited Partnership suffixes: Limited Pa Acceptable Limited Liability Limited Partnership su		
B. If amending mailing address and/or p principal office address here:	orincipal office address, <u>ente</u>	r new mailing address and/or
New Principal Office Address	S:	<del>.</del>
(Must be STREET address)		
New Mailing Address: (May be post office box)		
C. If amending the registered agent and/or new registered agent and/or the new registere		r records, <u>enter the name of the</u>
Name of New Registered Agent:		
New Registered Office Address:	Enter Florida str	eet address
		Florida
	City	Zip Code

## New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to
comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I
am familiar with and accept the obligations of my position as registered agent.

<u>le</u>	<u>Name</u>	Address	Type of Action
	Sharon Feldman	Po Box 610074 North Miami, FI 33261	\( \forall \) Add \( \property \) Remove
	Sanfurd A. Weisba	9 P.O. Box 610074 North Miami, Fl 33261	Add Remove
			AddRemove
	·		Add Remove
			Add Remove
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F. If amending any other informati	ion, enter change(s)	) here: (Attach additional sheets, if necessary.)
	<del></del>	
	<del></del>	
Effective date, if other than the date of (Effective date cannot be prior to nor more tha State.)	filing: in 90 days after the da	tte this document is filed by the Florida Department of
Signature(s) of a general partner or	all general partne	ers*:
(*NOTE: Only one current general partner is removing a "limited liability limited partnershi when adding or removing a "limited liability li	ip" election statement.	ocument unless the limited partnership is adding or . Chapter 620, F.S., requires all general partners to sign ection statement.)
Sawaing	· .	
•		
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Signature(s) of all new or dissociatin	g general partne	r(s), if any:
Beldman		Sauleislen
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	8.75	

## Change the General Partner of Weisberg Family Investments, LLLP

WHEREAS, Weisberg Family Investments, LLLP, a Florida limited liability limited partnership ("LLLP") was established pursuant to Partnership Agreement dated November 7, 2000; and

WHEREAS, the limited partnership elected LLLP treatment as allowed by Florida law; and

WHEREAS, Sanford A. Weisberg has been General Partner since the beginning, and Sanford A. Weisberg no longer desires to be the General Partner; and

WHEREAS, Sharon Feldman desires to and has agreed to be the General Partner.

NOW THEREFORE, in consideration of Ten Dollars (\$10.00) an other good and valuable consideration, the receipt and sufficiency which is hereby acknowledged, the parties hereto agree to the following:

- 1. The above representations are true and correct and incorporated herein.
- Pursuant to the Agreement of Limited Partnership of Weisberg Family Investments, LLLP, under Articles 11 and 12, Sanford A. Weisberg hereby resigns as the General Partner and his interest becomes a limited partnership interest in addition to his other limited partnership interest, and Sharon Feldman as to 1% of her interest in LLLP becomes the General Partner. So that, as of the effective date of the signing of this document, Sharon Feldman shall be the General Partner and she will have a 1% general partner interest in Weisberg Family Investments, LLLP and her limited partnership in Weisberg Family Investments, LLLP shall be reduced by such 1% that has become a general partnership interest.

The undersigned parties have executed this Change the General Partner in Weisberg Family Investments, LLLP.

Dated: 4/19, 2014

Sanford A. Weisberg

Claire Weisberg

Sharon Feldman	Dated:	04/19,2014
Scott Boldman	Dated:	04/19,2014
Lindsey Feldman	Dated:	4/19,2014
Sharon Feldman, as custodian	Dated:_	04/19,2014
for Andrew Feldman		

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