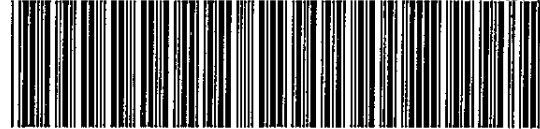


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February 3rd, 2004

Florida Dept. of State
Division of Corporations
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To whom it may concern,

Enclosed the Amendment on Article II 2.1 Initial Capital Contributions - Percentage share and schedule "A" which is part of Article II 2.1

If you have any questions you can call me at (386) 328-3406.

Sincerely,

A. Brinksma-Svetlik

R.W. Svetlik Family LP
P.O.Box 185
Palatka, Fl. 32177

**CERTIFICATE OF AMENDMENT
TO
CERTIFICATE OF LIMITED PARTNERSHIP
OF**

R.W. Svetlik Family LP

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TALLAHASSEE, FLORIDA

(Insert name currently on file with Florida Dept. of State)

Pursuant to the provisions of section 620.109, Florida Statutes, this Florida limited partnership, whose certificate was filed with the Florida Dept. of State on November 6, 2000, adopts the following certificate of amendment to its certificate of limited partnership.

FIRST: Amendment(s): (indicate article number(s) being amended, added, or deleted)

Article II Financial Arrangements (See attached Schedule "A")

2.1 Initial Capital Contributions

The percentage share of General Partner Robert Wayne Svetlik is hereby amended from ten percent (10%) to one percent (1%).

The percentage share of Limited Partners is hereby amended as follows:


Antje Brinksma-Svetlik is amended from twenty percent (20%) to twenty-five percent (25%).

Robert Wayne Svetlik is amended from twenty percent (20%) to twenty-four percent (24%).

SECOND: This certificate of amendment shall be effective at the time of its filing with the Florida Department of State.

THIRD: Signature(s)

Signature of current general partner:



Signature(s) of new general partner(s), if applicable:

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SCHEDULE "A"

Attached to THE R.W. SVETLIK FAMILY LIMITED PARTNERSHIP dated the first day of November 2000.

1. The following real estate subject to the encumbrances owed thereon, to-wit:

Parcel Identification Number: 42-10-27-6850-3850-0020,
address: 511 North 3rd Street, Palatka, FL.

Parcel Identification Number: 11-10-26-5370-0000-0030,
address: 104 Little Acres, Palatka, FL.

Parcel Identification Number: 42-10-27-6850-0090-0011,
address: 309-1 North 3rd Street, Palatka, FL.

The above-described real estate is hereby conveyed to said R.W. Svetlik Family Limited Partnership with Grantors retaining the obligation to personally pay all obligations thereon if any presently exist.

2. The following accounts in the following institutions, together with all future additions, interest, or accumulations therein:

Checking Account #: 1100434401 R.W. Svetlik Family LP
with Prosperity Bank, 601 Reid Street, Palatka, FL. 32177

Checking Account #: 0054 8273 5040 R.W. Svetlik Family LP
with Bank of America, Palatka, FL. 32177

3. The following securities in the following companies:

Account #: 780139838 Ameritrade, P.O.Box 2760, Omaha, NE 68103-2760

DATED the 3rd day of February 2004

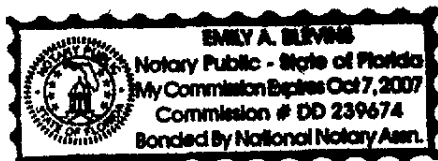

Signature

STATE OF FLORIDA
COUNTY OF PUTNAM

On the 3rd day of February, 2004 personally appeared before me

Robert W. Svetlik, the signer of the within instrument, who duly acknowledged to me that said General Partner executed the same.


Notary Public



Residing at:

My commission expires:

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limitation, to engage generally in any and all phases of the business of owning, holding, managing, controlling, acquiring, purchasing, disposing of, or otherwise dealing in or with any interests or rights in any real or personal property, directly or through one or more other partnerships or other entities or arrangements.

1.4 *Principal Place of Business.* The principal place of business of the Partnership shall be at ① Monroe County, State of ⑦ Florida, or at such other place as the General Partners may from time to time designate.

1.5 *Term.* The Partnership shall commence on the date first above written and shall continue for 25 years, unless sooner terminated by law or as herein provided.

ARTICLE II FINANCIAL ARRANGEMENTS

2.1 *Initial Capital Contributions.* The initial capital contributions of the Partners are shown on the attached Schedule "A." The percentage interests express the share of property shown on said attached Schedule "A," contributed by and for the Partners. The percentage share of capital of each Partner is therefore as follows:

GENERAL PARTNERS	INITIAL PERCENTAGE SHARE OF CAPITAL
③ Robert Wayne Svetlik	① Ten percent (10%)

LIMITED PARTNERS**INITIAL PERCENTAGE SHARE
OF CAPITAL****FILED**

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⑥	①
Antje Brinksma-Svetlik	Twenty percent (20%)
Robert Albert Svetlik	Twenty Five percent (25%)
Nikolas Tesla Svetlik	Twenty Five percent (25%)
Robert Wayne Svetlik	Twenty percent (20%)

2.2 *Additional Capital Contributions.* There shall be no additional capital contributions to the capital of the Partnership unless otherwise agreed to in writing by all of the Partners. A Partner may assign his or her own interest to others but only as herein provided.

2.3 *Return of Capital Contributions.* Each Partner irrevocably waives any statutory, equitable, or other rights he or she may have to withdraw or demand the return of his or her capital contribution except as provided herein.

2.4 *No Interest on Capital Contributions.* Capital contributions to the Partnership shall not bear interest.

2.5 *Nature of Interests.* All property owned by the Partnership, whether real or personal, tangible or intangible, shall be deemed to be owned by the Partnership as an entity. No Partner shall have any direct ownership of any Partnership property.

2.6 *Partners' Share of the Profits and Losses.* Each Partner shall share in the profits and losses of the Partnership according to each Partner's respective percentage share of capital.