

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Registration Section Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

Certificate of Limited Partnership of AIM Holdings, Ltd. Re:

Dear Sir/Madam:

Please find enclosed the following:

1. Certificate of Organization of AIM Holdings, Ltd. along with the Affidavit of Capital Contributions

2. Check for filing fee of \$ 105.00 made payable to the Florida Department of State (\$70.00 filing fee and \$35.00 registered agent designation)

Please send any receipts or correspondence to:

Williams Coulson Attention: Richard R. DiFrischia, Esq. 15th Floor, Two Chatham Center Pittsburgh, PA 15219

If you should have any questions or comments, please contact me immediately at (412) 454-0245.

Respectfully yours,

Richard R. DiFrischia

RRD/slm **Enclosures**

woa. 25746

CERTIFICATE OF LIMITED PARTNERSHIP

The undersigned general partner represents that it has formed a limited partnership pursuant to the Florida Revised Uniform Limited Partnership Act (the "Act"), and that it has executed this Certificate of Limited Partnership pursuant to the foregoing Act and states herein as follows:

I. Name

The name of the limited partnership is AIM Holdings, Ltd.

II. Records of the Partnership

The address of the office in Florida at which place the records of the Partnership shall be maintained is as follows:

c/o Anthony Aviation 1401 Northeast Tenth Street Pompano Beach, FL 33060-6517

III. Registered Agent

The address of the registered office of the partnership and the name of the registered agent for service of process located at that office is as follows:

Ray G. Anthony 1351 Seminole Drive Ft. Lauderdale, FL 33304

IV. General Partner

The name and business address of the general partner of the partnership is as follows:

AIMH, LLC c/o Anthony Aviation 1401 Northeast Tenth Street Pompano Beach, FL 33060-6517 PILED

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SELICITARY OF STATE
TALLAHASSEE FLORIDA

V. <u>Mailing Address</u>

The mailing address of the partnership is as follows:

AIM Holdings, Ltd. c/o Anthony Aviation 1401 Northeast Tenth Street Pompano Beach, FL 33060-6517

VI. Dissolution

The term of the partnership shall be perpetual unless otherwise dissolved by operation of law.

VII. Effective Date of this Certificate

The effective time and date of the formation of the AIM Holdings, Ltd. shall commence on the date this Certificate of Limited Partnership is filed with the Florida Department of State.

WHEREFORE, the undersigned, the General Partner of the partnership, has executed this Certificate of Limited Partnership on July 1, 2002.

AIMH, LLC

Bv

Ray G. Anthony, Manager

LIMITED PARTNERSHIP REGISTERED AGENT DESIGNATION

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

IN COMPLIANCE WITH SECTION 620.105, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED:

FIRST THAT AIM Holdings, Ltd.

(Name of Limited Partnership)

WITH ITS PLACE OF BUSINESS AT c/o Anthony Aviation, 1401 Northeast Tenth Street, Pompano Beach, FL 33060-6517

(Business Address, City & State)

HAS NAMED Ray G. Anthony

(Name of Registered Agent)

LOCATED AT 1351 Seminole Drive, Ft. Lauderdale, FL 33304

(Street Address and Number of Building, Post Office Box Addresses ARE NOT Acceptable)

Having been named to accept Service of Process for the above stated Limited Partnership, at the place designated in this certificate, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I accept the duties and obligations of section 620.192 Florida Statutes.

SIGNATURE

Ray G Anthory

DATE: July <u>1</u>, 2002

AFFIDAVIT OF CAPITAL CONTRIBUTIONS

BEFORE ME, the undersigned personally appeared, Ray G. Anthony as the sole Manager of AIMH, LLC which is the sole general partner of AIM Holdings, Ltd., a Florida limited partnership (the "Partnership"), who, upon being sworn, certifies as follows:

- 1. The amount of the initial capital contribution of the limited partners of the Partnership is \$ 1.00.
- 2. The total amount of capital anticipated to be contributed by the limited partners of the Partnership is \$ 9,901.00.

This $\underline{1}$ day of July, 2002.

FURTHER AFFIANT SAYETH NOT.

Under penalty of perjury, I declare that I have read the foregoing and the facts alleged are true, to the best of my knowledge and belief.

AIMH, LLC

Ray G. Anthony Manager