(Requestor's Name)					
Flann & Donna L.P. 20518 Gorden H!   Lane Will, and 31.32046					
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September 22, 2004

**GLENN & DONNA LP** 20518 GORDEN HILL LANE HILLIARD, FL 32046

SUBJECT: GLENN AND DONNA FAMILY LIMITED PARTNERSHIP

Ref. Number: W04000031730

We have received your document for GLENN AND DONNA FAMILY LIMITED PARTNERSHIP. However, the document has not been filed and is being returned for the following:

We are enclosing the proper form(s) with instructions for your convenience.

If you have any questions concerning the filing of your document, please call (850) 245-6094.

Letter Number: 004A00055906

Agnes Lunt Document Specialist

Division of Cornorations - P.O. BOX 6327 Tallahassee Florida 32314

# Certificate of Limited Partnership of the Glenn and Donna Family

## Flenn and Donna Family Limited Partnership

				entered into as of the	
day of	July	_,2004	, at Hilliard, Florid	a, by the following,	herein called
"Genera	al Partners":				

Glenn Allen Davis Donna Lynn Davis

and by the following, hereinafter referred to as "Limited Partners":

Glenn Allen Davis Donna Lynn Davis Paula Denise Carter Stephanie Carter Glenda Hewett

#### WITNESSETH:

- 1. Name. The name of this Limited Partnership is THE Glenn and Donna Family LIMITED PARTNERSHIP.
- 2. Business. The general character of the Partnership business shall be to The business and purpose of the Partnership shall be to engage in any lawful act or activity in which a partnership may engage in, including, but without 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 interest or rights in any real or personal property, directly or through one or more other partnerships or other entities or arrangements., and conduct a general business as thereto related.
- 3. Principal Place of Business. The location of the principal place of business of the Partnership is Hilliard, Paral, Florida. 20518 Gorden Milliard, Paral, Florida. 20518 Gorden Milliard, Paral, Florida. 20518 Gorden Milliard, Paral, Florida.
- 4. Registered Agent and Office. The registered agent for this Limited Partnership is Glenn Allen Davis. The street address of the registered agent and the registered office

is 20518 Gorden Hill, Hilliard, Florida 32046:

5. The Partners. The General Partners and Limited Partners of this Limited Partnership are as follows:

#### GENERAL PARTNERS:

Place of Business:

Glenn Allen Davis 20518 Gorden Hill Hilliard, Florida 32046

Donna Lynn Davis 20518 Gorden Hill Hilliard, Florida 32046

#### LIMITED PARTNERS:

Place of Residence:

Glenn Allen Davis 20518 Gorden Hill Hilliard, Florida 32046

Donna Lynn Davis 20518 Gorden Hill Hilliard, Florida 32046

Paula Denise Carter 55004 Family Court, Callahan, Florida 32011

Stephanie Carter 20472 Gorden Hill Lane, Hilliard, Florida 32046

Glenda Hewett 55362 Bear Run, Callahan, Florida 32011

- 6. Term. The Partnership shall begin on the \_12\_ day of \_\_\_July\_\_\_\_, \_2004\_, and shall continue for 25 years thereafter unless sooner dissolved by law or by agreement of the parties hereto or unless extended by a majority agreement of the Partners.
- 7. Additional Contributions. No additional contributions of the Limited Partners have been agreed upon.
  - 8. Return of Contributions. No Limited Partner shall be entitled to withdraw or

demand the return of any part of such Partner's capital contribution except upon dissolution of the Partnership.

- 9. Profits. All annual net profits of the Partnership shall be divided among the General and Limited Partners in the same proportions as the Partners' then capital interest accounts, unless retained for the Partnership investment and business activities.
- 10. Assignments. A Limited Partner shall have the right to sell such Partner's interest in the Partnership but only after such Limited Partner gives to the Partnership a 120-day opportunity to purchase such interest, as explained in detail by the Partnership Agreement.
- 11. Additional Limited Partners. The General Partner may admit additional limited partners.
- 12. Priority Among Limited Partners. There is no priority of one Limited Partner over another as to the contributions or compensation by way of income.
- 13. Continuance of Business. Upon the death, retirement, or insanity of the surviving General Partner, the Partnership shall dissolve unless continued by the remaining Partners and selecting, when necessary, a new General Partner. If the last surviving or serving General Partner dies, retires, and/or becomes insane, then the Limited Partners holding interest in capital in excess of fifty percent (50%) of the capital owned by all Limited Partners may elect to continue the Partnership by selecting a new General Partner.
- 14. Property Other Than Cash. A Limited Partner may not demand property other than cash in return for such Partner's contributions.
- 15. Amount of Cash and Agreed Value and Description of Other Property Contributed. The Partners in the Limited Partnership have contributed their interest in the property as set forth in Schedule "A" attached hereto, with an agreed value of <34>.

PARTNER: Glenn Allen Davis PERCENTAGE INTEREST: 5% CONTRIBUTION: \$1,000

**PARTNER:** Donna Lynn Davis PERCENTAGE INTEREST: 5% CONTRIBUTION: \$1,000

**PARTNER:** Glenn Allen Davis PERCENTAGE INTEREST: 18%

CONTRIBUTION: \$

**PARTNER:** Donna Lynn Davis PERCENTAGE INTEREST: 18%

**CONTRIBUTION: \$** 

**PARTNER:** Paula Denise Carter PERCENTAGE INTEREST: 18 %

CONTRIBUTION: \$

**PARTNER:** Stephanie Carter PERCENTAGE INTEREST: 18%

CONTRIBUTION: \$

PARTNER: Glenda Hewett

PERCENTAGE INTEREST: 18%

**CONTRIBUTION \$** 

#### **GENERAL PARTNERS:**

Glenn Allen Davis

Donna Lynn Davis

LIMITED PARTNERS:

Glenn Allen Davis

Donna Lynn Davis

Paula Denise Carter

Stephanie Carter

Glenda Hewett

### AFFIDAVIT OF CAPITAL CONTRIBUTIONS FOR FLORIDA LIMITED PARTNERSHIP

The undersigned constituting all of the general	
Donna Limited Pourt	nership,
a Florida Limited Partnership, certify:	•
The amount of capital contributions to date of the	ne limited partners is \$_400.
	be contributed by the limited partners at this time
Signed this 27 day of Septem	ber ,2004.
FURTHER AFFIANT SAYETH NOT.	
Under the penalties of perjury I (we) declare the contents thereof and that the facts stated herein	
Hama Dan President.	•
General Partner	General Partner
Domo Dais Secretary	General Partner
General Partner	General Partner