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LAW OFFICES FRANK J. YONG, P.A.

4570 ST. JOHNS AVENUE, SUITE 1A JACKSONVILLE, FLORIDA 32210

FRANK J. YONG TRACI VENABLE, Legal Assistant

September 7, 2006

TELEPHONE (904) 381-1901 TELECOPIER (904) 381-1970 E-MAIL fjyong **Φ** yahoo.com

ile

Registration Section Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

Re: Susan A. Walden Family Limited Partnership

Dear Sir/Madam:

Enclosed for filing are one original and one copy of the Certificate of finited Partnership and Affidavit of Capital Contributions and a Certificate Designating Registered Agent for the referenced entity. Also, enclosed is this firm's check in the amount of \$1000.00 in payment of your filing fees. Please return one filed copy of the Articles of Organization and Designating Registered Office/Agent to me in the envelope provided

Thank you for your attention to this matter and please do not hesitate to construct in should you have questions.

Xery truly yours,

Traci Venable Legal Assistant

/tlv Enclosures



FLORIDA DEPARTMENT OF STATE Division of Corporations

September 12, 2006

FRANK J YONG, P.A. 4570 ST. JOHNS AVENUE, STE 1A JACKSONVILLE, FL 32210

SUBJECT: SUSAN A WALDEN FAMILY LIMITED PARTNERSHIP Ref. Number: W06000040037 06 SEP 12 AH 10: 1

FILED

We have received your document for SUSAN A WALDEN FAMILY LIMITED PARTNERSHIP and your check(s) totaling \$1000.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Any partner or agent of a partnership that is a legal or other commercial entity, and not an individual, must be organized or otherwise registered and maintain an active status with the Florida Department of State. It cannot be dissolved, revoked, canceled or withdrawn.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6097.

Marsha Thomas Document Specialist

Letter Number: 806A00054923

CERTIFICATE OF LIMITED PARTNERSHIP

OF

SUSAN A. WALDEN FAMILY LIMITED PARTNERSHIP

The undersigned general partner files this Certificate of Limited Partnership of Susan A. Walden Family Limited Partnership with the Florida Secretary of State pursuant to the requirements of Section 620.108 of the Florida Revised Uniform Limited Partnership Act (the "Act"), in order to form a Florida limited partnership.

.1. <u>NAME</u>. The name of the limited partnership is Susan A. Walden Amily Limited Partnership.

.2. <u>Principal Place of Business And Mailing Address of The Office at Which The</u> <u>Records Required to Be Maintained by The Partnership Under The Act Are Kept is</u> Glen Kernan Pkwy. E., Jacksonville, Florida 32224. 异省 章

.3. <u>Registered Agent and the Registered Agent's Address of The Limited</u> <u>Partnership Will Be</u>: Susan A. Walden, 4512 Glen Kernan Pkwy. E., Jacksonville, Florida 32224.

Having been named as registered agent to accept service of process for Susan A. Walden Family, Ltd., at the place designated in this certificate, 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 relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Susan A. Walden, Resident Agent

Nº 150

.4. <u>Name And Address of The General Partner of The Partnership Are as</u> Follows:

NAME

ADDRESS

Susan A. Walden Family Investment. Inc. 4512 Glen Kernan Pkwy. E. Jacksonville, Florida 32224

.5. <u>The Effective Date of This Limited Partnership Shall be</u>: When this Certificate is filed with the Secretary of State.

.6. <u>The Latest Date Upon Which The Limited Partnership Is to Be Dissolved And</u> <u>Its Affairs Wound up Will Be</u>: December 31, 2066

.7. Liability Status. The partnership will be a limited partnership.

.8. <u>Affirmation</u>. Each general partner hereby acknowledges that pursuant to the Act:

.8.1 The execution of this certificate by the general partner constitutes an affirmation under penalties of perjury that the facts stated herein are true;

.8.2 The general partner accepts the liability imposed by the Act on the general partner for a false statement contained in this certificate; and

.8.3 If, after the execution of this certificate a general partner knows that any arrangement or other fact described in this certificate has changed, making the statement inaccurate in any material respect, the general partner will forthwith cause this certificate to be canceled or amended, or file a petition for its cancellation or amendment pursuant to the terms of the Act.

EXECUTED as of this 1 day of Sept. 1, 2006.

Susan A. Walden Family Investments, inc.

Bv: `

Susan A. Walden, President General Partner

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