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DIVISION OF CORPORATIONS

No. 194 P. 1 of 1

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Vitocore Partners, LLLP

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SEP 16 2008

EXAMINER

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**CERTIFICATE OF THE VITOCORE PARTNERS
LIMITED LIABILITY LIMITED PARTNERSHIP**

THIS CERTIFICATE is effective as of the date of its execution by the General Partners, with respect to the agreement of the Vitocore Partners Limited Liability Partnership ("the Partnership").

1. Name. The Partnership's name is Vitocore Partners, LLLP.

2. Limited Liability Limited Partnership. The Partnership is a Limited Liability Limited Partnership.

3. Designated Office. The street and mailing address of the initial designated office of the Partnership is 6942 Salamanca Avenue, Jacksonville, FL 32217.

4. Registered Agent. The street and mailing address of the registered agent of the Partnership is 12276 San Jose Boulevard, Suite 721, Jacksonville, Florida, 32223, and the name of the registered agent at that address is Todd Watson, Attorney At Law.

5. General Partners. The General Partners of the Partnership and their street and mailing addresses are as follows:

Tommy D.C. Cohen
6942 Salamanca Avenue
Jacksonville, FL 32217

Vicki C. Cohen
6942 Salamanca Avenue
Jacksonville, FL 32217

6. Partnership's Business. The Partnership's business is the conduct of all acts permitted for limited partnerships under the laws of the State of Florida.

7. Partnership Obligations. In accordance with Florida Statutes §620.1404 all Partnership obligations whether arising in contract, tort, or otherwise, are solely the obligation of the Partnership. The General Partners are not personally liable, directly or indirectly for Partnership obligations. In accordance with Florida Statutes §620.1303, a Limited Partner is not personally liable, directly or indirectly, for any obligations of the Partnership.

8. Indemnification. Unless expressly prohibited by Florida law, the Partnership shall indemnify and hold harmless any Partner, whether General or Limited, from and against any and all claims and demands against such person whatsoever which relate in any manner to or arise from the activities of the Partnership or assets owned by the Partnership.

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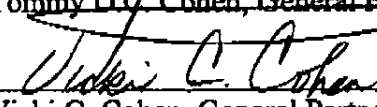
9. Dissolution. The latest date on which the limited partnership is to be dissolved and its affairs wound up is December 31, 2048.

10. Transferability. The transfer of any interest in the Partnership, including a Partner's Transferable Interests as defined in Fla. Stat. §620.1102(25), are subject to certain restrictions contained in the Limited Liability Limited Partnership Agreement and any transfer in violation of the restrictions shall be ineffective and of no purpose and effect whatsoever.

THE EXECUTION of this Certificate as a partner constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

SIGNED this 26th day of August, 2008.


Tommy D. Cohen, General Partner


Vicki C. Cohen, General Partner

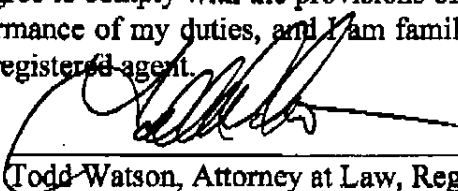
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**ACCEPTANCE BY DESIGNATION
REGISTERED AGENT/REGISTERED OFFICE**

I, the undersigned person, having been named as registered agent and to accept service of process for the above-stated Limited Liability Limited Partnership at the place designated in this statement, 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.


Todd Watson, Attorney at Law, Registered Agent

Date: August 26th, 2008

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